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1981



# KERALA GAZETTE

SUPPLEMENTS

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Kerala Gazette No. 39 dated 29th September 1981  
PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 976/81/LBR.

*Dated, Trivandrum, 6th August 1981.*

The award of the Labour Court, Ernakulam in respect of the dispute between Sri K. M. Varghese, Managing Partner, Hotel Grand, Kothamangalam and their workmen represented by the Secretary, Kothamangalam Taluk Hotel Thozhilali Union (CITU), Kothamangalam P.O. received by Government on 28-7-1981 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

P. GOMATHY AMMA,

*Deputy Secretary.*

**In the Labour Court, Ernakulam**

Dated this the 22nd day of July, 1981

*Present*

SHRI N. SUKUMARAN, B.Sc., B.L.,

*Presiding Officer*

*In*

INDUSTRIAL DISPUTE No. 313 OF 1979

*Between*

Sri K. M. Varghese, Managing Partner, Hotel Grand, Kothamangalam

*And*

The workmen of the above employer represented by the Secretary,  
Kothamangalam Taluk Hotel Thozhilali Union (CITU),

Kothamangalam P.O.

*Representations:—*

Shri M. Ramachandran,

Advocate, Ernakulam.

*For Management.*

Shri K. Janardhanan,

Advocate, Ernakulam.

*For Union*

G.A. 187/V.

## AWARD

Dismissal of a hotel worker is the issue referred for adjudication by Government as per G.O. (Rt.) No. 1287/79/L&H dated 7-9-1979.

2. The Union had filed a claim statement wherein it is alleged that the concerned workman Shri P.S. Chandra Mohan while employed as a supplier in the hotel belonging to the Management had to enter on leave due to injuries sustained in an accident from 25-11-1978 to 17-12-1978 and that he was denied employment when he reported for duty on the expiry of the leave even though a certificate of fitness was produced. Reinstatement with all benefits is what is claimed.

3. The Management contends that there was no denial of employment. On the other hand it was a case of voluntary abandonment. That being so the workman is not entitled to any benefits.

4. When the case came up for evidence on the above pleadings it was reported by the learned counsel appearing on behalf of the Union that he is no more representing the Union. There was no other representation for the Union and so it was declared *exparte*.

5. The Management asked to prove its case has filed an affidavit sworn to by the Managing Partner wherein the contentions are affirmed. I accept the affidavit and hold that there was no dismissal or denial of work. Therefore it follows that the workman is not entitled to any benefits. In the result an award is passed finding that there was no dismissal or denial of employment to the workman involved. The workman is not entitled to any reliefs.

(Camp): Kottayam,  
22-7-1981.

N. SUKUMARAN,  
*Presiding Officer.*

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Kerala Gazette No. 39 dated 29th September 1981  
PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 621/81/LBR. *Dated, Thiruvandrum, 16th May 1981.*

The award of the Labour Court, Ernakulam in respect of the dispute between the Manager, Mount Estate, Vandiperiyar and the workmen of the above estate represented by the General Secretary, Highrange Estate Thozhilali Union, Vandiperiyar received by Government on 29-4-1981 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,  
P. JADAYUDAI MOHY,  
*Deputy Secretary.*

**In the Labour Court, Ernakulam**

Dated this the 21st day of April, 1981

*Present :*

SHRI N. SUKUMARAN, B.Sc., B.L.,

*Presiding Officer*

*In*

**INDUSTRIAL DISPUTE No. 59 of 1980**

*Between*

The Manager, Mount Estate, Vandiperiyar

*And*

The workmen of the above estate represented by the General Secretary,  
Highrange Estate Thozhilali Union, Vandiperiyar

*Representations :*

M/s Joseph & Markos, Advocates, Kottayam.	}	For Management
M/s M. Ramachandran & K.R.B. Kaimal, Advocates, Cochin-17		
	}	For Union

## AWARD

The matter in controversy referred for adjudication by Government as per G.O. (Rt ) No. 716/80/LBR dated 21-5-1980 is the age of a worker for the purpose of superannuation. According to the Union Smt. Muthuvceeri, the worker concerned, had not attained the normal age of superannuation when the management had asked her to proceed on retirement in November 1977. The Management in its written statement contends that the concerned employee had attained 58 years, the accepted age of retirement for similar employees, as per her own declaration and therefore there is no basis for the complaint that she was not ripe enough to retire.

2. When the case came up for hearing today before my camp court it was submitted on behalf of the management that the matter had since been settled amicably on the workman receiving all her retirement benefits. The learned counsel appearing on behalf of the Union also conceded that the matter had been settled out of court. An endorsement to that effect is made by the learned counsel on the order of reference.

3. In view of the developments mentioned above, it is clear that there is no subsisting dispute available for adjudication. In the result I pass an award holding that there is no subsisting industrial dispute to be adjudicated upon.

Camp: Kottayam,  
21-4-1981.

N. SÜKUMARAN  
Presiding Officer

Kerala Gazette No. 39 dated 29th September 1981

PART I

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

G. O. (Rt.) No. 627/81/LBR

*Dated, Trivandrum, 16th May 1981.*

The award of the Labour Court, Ernakulam in respect of the dispute between the Managing Director, Pharmaceutical Corporation (IM) Kerala Ltd., Trichur-1 and their workmen represented by the General Secretary, Pharmaceutical Corporation Employees Union (CITU), M.O. Road, Trichur-4 received by Government on 18-4-1981 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

P. JADAYUDAI MONY,

*Deputy Secretary.*

**In the Labour Court, Ernakulam**

Dated this the 9th day of April, 1981

*Present:*

SHRI N. Sukumaran, B. Sc., B. L.,

*Presiding Officer*

*In*

**INDUSTRIAL DISPUTE No. 2 OF 1981**

*Between :*

The Managing Director, Pharmaceutical Corporation,  
(IM) Kerala Ltd., Trichur-1.

*And*

The workmen of the above concern represented by the General  
Secretary, Pharmaceutical Corporation Employees Union (CITU),  
M. O. Road, Trichur-4.

**AWARD**

Termination of appointment of 24 workmen by the Managing Director, Pharmaceutical Corporation (IM) Kerala Ltd., Trichur, is the issue referred for adjudication by Government as per G.O. (Rt.) No. 47/81/LBR dated 8-1-1981.

GA. 124/J.

2. The Union did not appear in response to the notice issued from this Court. The Administrative Officer of the Management filed a statement before me stating that the 24 employees involved were absorbed as regular employees with effect from 1-4-1981 as per a settlement arrived at in a conciliation conference. A true copy of the settlement was also filed along with the statement.

3. The absence of the Union is an indication from which it can safely be concluded that the statement of the Management is correct. So I hold that there is no subsisting industrial dispute to be adjudicated upon. In the result an award is passed holding that there is no subsisting industrial dispute to be adjudicated upon.

Camp : Trichur.  
9-4-1981.

N. SUKUMARAN,  
*Presiding Officer.*



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**PART I**

**GOVERNMENT OF KERALA**  
**Labour (A) Department**  
**NOTIFICATION**

G. O. (Rt.) No. 606/81/LBR.

*Dated, Trivandrum, 14th May 1981.*

The award of the Labour Court, Kozhikode in respect of the dispute between the President, Mundot Service Co-operative Bank Ltd., and their workmen represented by the Secretary, Commercial Employees Union, A.I. T. U. C., Kasaragode received by Government on 7-4-1981 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,  
**P. JADAYUDAI MONY,**  
*Deputy Secretary.*

**Before the Labour Court, Kozhikode**

Dated this the 18th day of March 1981

*Present:*

**SHRI T. M. VISHNU NAMBISSAN, B.A., B.L.,**

*Presiding Officer*

*In*

**INDUSTRIAL DISPUTE No. 17/78**

*Between:*

**The President Mundot Service Co-operative Bank Ltd.**

*And*

**The Secretary, Commercial Employees Union,**

**A.I. T. U. C., Kasaragode**

*Represented by:*

**Dr. P. V. Balakrishnan,**  
**Advocate.**

*For the Worker*

**Shri M. P. Govindan Nambiar,**  
**Advocate.**

*For the Management*

**AWARD**

1. This Industrial Dispute between the above parties regarding the termination of service of Sri K. J. Prothasis, Secretary was referred to this court for adjudication as per G. O. (Rt.) No. 315/78/L&H dated 22-2-1978.

2. The case was taken on file and notices issued to the parties. They entered appearance and filed a statement.

**G.A. 116/J.**

3. When this case came up for enquiry on 11-3-1981 at the Cannanore Camp of this court, the parties filed a memo of settlement stating that the above dispute has been amicably compromised and settled, that all the claims and dues of the workman has been fully accepted and received by him and that the workman has no further claim under the above dispute and that the above Industrial Dispute may be closed as settled between the parties to the dispute. In view of the settlement I hold that there is no dispute existing between the parties to be adjudicated. I pass an award accordingly.

3. This award will come into force on the expiry of 30 days after the publication in the Official Gazette.

Dictated to the Confidential Assistant transcribed by her, revised corrected and passed by me on the 18th March 1981.

T. M. VISHNU NAMBISSAN,  
*Presiding Officer.*

#### APPENDIX OF EVIDENCE

Documents marked on the side of the Management :-

- Ex. M1—Proceedings of suspension dated 16-11-1972.
- Ex. M2—Proceedings of explanation called for dated 2-12-1972.
- Ex. M3—Postal receipt dated 2-12-1972.
- Ex. M4—Acknowledgement receipt dated 2-12-1972.
- Ex. M5—Explanation by the Secretary dated 7-12-1972.
- Ex. M6—Enquiry report dated 21-12-1972.
- Ex. M7—Proceedings of part-time Administrator reinstating with severe warning dated 2-1-1973.
- Ex. M8—Leave letter by the employee dated 3-1-1977.
- Ex. M9—Do. employee dated 4-2-1977.
- Ex. M10—Do. dated 8-2-1977.
- Ex. M11—Letter to Chandu by the employee asking to post one Board meeting to 14th dated 8-2-1977.
- Ex. M12—Leave letter by employee dated 14-2-1977.
- Ex. M13—Copy of Telegraph to employee to report duty dated 17-2-1977.
- Ex. M14—Copy of complaint to Station House Officer, Kasaragod, regarding employees misappropriation and absconding dated 21-2-1977.
- Ex. M15—Proceedings of the President, suspending the employee pending enquiry dated 22-2-1977.
- Ex. M16—Letter to the Manager, C.D.C.C. Bank Ltd., Kasaragod Branch, intimating misappropriation and suspension of the employee dated 23-2-1977.

- Ex.M17—Letter to the Asst. Registrar of Co-operative Societies, Kasaragod dated 23-2-1977.
- Ex.M18—No. C-36/77 Memo of charges and to explain if any before the Sub-Committee (memo of President, Sub-Committee) dated 6-4-1977.
- Ex.M19—Postal acknowledgement from the employee for the above dated 6-4-1977.
- Ex.M20—Explanation by the employee for memo of charges dated 6-4-1977 dated 16-4-1977.
- Ex.M21—Notice of personal hearing and endorsement of hearing dated 9-5-1977 dated 26-4-1977.
- Ex.M22—Postal acknowledgement for the above dated 29-4-1977.
- Ex.M23—Proceedings—Dismissal order against the employee dated 26-6-1977.
- Ex.M24—Postal receipt for Registration of the above proceedings dated 28-6-1977.
- Ex.M25—Appeal petition by the employee before the Board of Directors dated 21-7-1977.
- Ex.M26—Proceedings of the appellate authority dismissing appeal dated 17-8-1977.
- Ex.M27—Postal acknowledgement from the employee for the above dated 18-8-1977.
- Exhibits of the workman :—Nil.
- Witnesses examined :—Nil in both sides.
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GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 1083/81/LBR.

*Dated, Trivandrum, 21st August 1981*

The award of the Labour Court, Kozhikode in respect of the dispute between the President, Nellikkampoyil Ksheera Vyavasaya Sahakarana Sangam, Ulikkal and their workman represented by Sri.P.J. Kurian, Chakkalaparambil, P.O. Ulikkal, Tellicherry Taluk, Cannanore District received by Government on 18-8-1981 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

P. GOMATHY AMMA,

*Deputy Secretary.*

**In the Labour Court, Kozhikode**

Dated this the 20th day of June, 1981.

*Present:*

SHRI T.M. VISHNU NAMBISSAN, B.A.,B.L.

*Presiding Officer*

*In*

INDUSTRIAL DISPUTE No. 60/80

*Between*

Sri P. J. Kurian (Workman)

*And*

The President, Nellikkampoyil Ksheera Vyavasaya Sahakarana Sangam  
(Management)

*Represented by:—*

Advocate, V. Balan      *For the Petitioner*

AWARD

1. This industrial dispute between the above parties regarding the dismissal of Shri. P.J. Kurian on 28-12-1978 was referred to this Court for adjudication as per, G.O. Rt. No. 1623/80/LBR dated 24-11-1980. The case was taken on file and notices issued to the parties. The workman appeared by counsel and filed his claim statement. In spite of a registered notice the management did not appear and as such on 8-4-1980 the management was called, found absent as such declared ex parte.

GA. 206/J.

2. The workman was examined as WWI. He stated that he was dismissed on 30-12-1978 without conducting an enquiry. He further stated there are no valid reasons for his dismissal and that he did not do any acts alleged against him in the chargesheet to which he had filed an explanation denying the charges. He prayed for reinstatement with backwages. WWI was not cross-examined. In view of the uncontradicted evidence of WWI it has to be held that the dismissal of the workman was without any valid and justifiable reasons. Therefore he is entitled to be reinstated with backwages.

3. Therefore I pass the award holding that the workman is entitled to be reinstated in service with backwages, continuity of service, and other benefits. This award will come into force 30 days after its publication in the official gazette.

Dictated to the Confidential Assistant transcribed by her, revised corrected and passed by me on the 20th day of June 1981.

T. M. VISHNU NAMBISSAN,  
Presiding Officer,  
Labour Court, Kozhikode.

#### Appendix

*Witness Examined on the side of the worker:*

1. WWI:—Sri. Kurian, Chakkalaparambil House P.O. Ulikkal

*Documents Marked on the side of the worker:—Nil.*

*Witness Examined and the documents marked on the side of the Management:—Nil.*

கேரள அரசு

சட்ட (சட்டமியற்றல்) துறை

அறிவிக்கை

எண். 11150-சட்டமியற்றல் (எ) 2/80/சட்டம்

1980 ஆகஸ்ட் 4  
திருவனந்தபுரம், —

1902 ஸ்கூலு 13

கேரள மாநில சட்டமன்றத்தின் பின்வரும் சட்டம் பொதுத்தவலுக்கென இதன் மூலம் பிரசுரம் செய்யப்படுகிறது. சட்டமன்றப் பேரவையால் நிறைவேற்றப்பட்டவாறான மசோதாவுக்கு 1980 ஆகஸ்ட் 2-ம் நாள்ன்று ஆளுநரின் ஒப்புதல் கிடைக்கப்பெற்றது.

ஆளுநர் ஆணைப்படி,  
கே. விஸ்வநாதன் நாயர்,  
தனிச் செயலாளர் (சட்டம்).

The Kerala Appropriation (No. 7) Act, 1980

1980-ன் 13-வது சட்டம்

1980-ன் கேரள நிதி ஒதுக்கீடு (எண் 7) சட்டம்

1973 மார்ச் 31-ம் நாள் முடிவுற்ற நிதியாண்டுக்காலத்தில் சில பணிகளுக்கு கென அந்த ஆண்டுக்கு அனுமதிக்கப்பட்ட தொகைகளுக்கு அதிகமாகச் செலவிடப்பட்டுள்ள தொகைகளைச் சரிக்கட்டும் பொருட்டு கேரள மாநில தொகு நிதியிலிருந்துத் தொகைகளை ஒதுக்கீடு செய்ய அதிகாரமளிப்பதற்கு வகை செய்வதற்கான ஒரு சட்டம்.

தோற்றுவாய்.—1973 மார்ச் 31-ம் நாள் முடிவுற்ற நிதியாண்டுக்காலத்தில் சில பணிகளுக்கு கென அந்த ஆண்டுக்கு அனுமதிக்கப்பட்ட தொகைகளுக்கு அதிகமாகச் செலவிடப்பட்டுள்ள தொகைகளைச் சரிக்கட்டும் பொருட்டு கேரள மாநில தொகுநிதியிலிருந்துத் தொகைகளை ஒதுக்கீடு செய்ய அதிகாரமளிக்க வகை செய்யவேண்டியது தேவையானகையால்,

இந்தியக் குடியரசின் மூப்பத்தோராவது ஆண்டில் இது பின்வருமாறு சட்டமாக்கப்பட்டதும்,

1. கருக்கத்தல்பு.—இச்சட்டம் 1980-ன் கேரள நிதி ஒதுக்கீடு (எண் 7) சட்டமென அழைக்கப்படலாம்.

G. 301/V.

2. 1973 மார்ச் 31-ம் நாள் முடிவுற்ற நிதியாண்டில் கூடுதலாகச் செய்யப் பட்ட சில செலவுகளைச் சரிக்கட்டும் பொருட்டு கேரள மாநில தொகு நிதியிலிருந்து 11,50,39,541 ரூபாய் அளித்தல்.—கேரள மாநில தொகு நிதியிலிருந்து அட்டவணை (3)-வது கட்டத்தில் குறிப்பிடப்பட்டுள்ள தொகைகளின் மொத்தத்தொகையான பதினொன்று கோடியே ஐம்பது லட்சத்து முப்பத் தொன்பதாயிரத்து ஐநூற்று நூற்பத்தொன்று ரூபாய் 1973 மார்ச் 31-ம் நாள் முடிவுறும் நிதியாண்டுக்காலத்தில் அட்டவணை (2)-ல் குறிப்பிடப்பட்டுள்ள பணிகளுக்காக அந்த ஆண்டுக்கு அனுமதிக்கப்பட்ட தொகைகளைவிடக் கூடுதலாக அப்பணிகள் சம்பந்தப்பட்ட செலவுகளுக்காக அளிக்கப்பட்டு செய்யப் பட்ட செலவுகளைச் சரிக்கட்ட பயன்படுத்த அதிகாரமளிக்கப்பட்டதாகக் கருதப்படவேண்டும்.

3. நிதிஒதுக்கீடு.—இச்சட்டத்தின் கீழ் கேரள மாநில தொகு நிதியிலிருந்து செலுத்தவும் பயன்படுத்தவும் அதிகாரமளிக்கப்பட்டிருப்பதாகக் கருதப்பட்ட தொகைகள், 1963 மார்ச் 31-ம் நாள் முடிவுற்ற நிதியாண்டு சம்பந்தமாக அட்டவணையில் குறிப்பிடப்பட்டுள்ள பணிகளுக்காகவும் நோக்கங்களுக்காகவும் ஒதுக்கீடு செய்யப்பட்டதாகக் கருதப்பட வேண்டும்.

ஆட்டவணை  
விதிகள் 2 மற்றும் 3 பார்க்க

விதித்த தொகை எண்	பணிகள் மற்றும் நோக்கங்கள்	மிகை		
		சட்டமன்றப் பேரவையால் வாக்களிக்கப் பட்டது	தொகுதி யில் சுமத் தப்பட்டது	மொத்தம்
(1)	(2)	(3)		
V	முத்திரைகள்	ரூ.	ரூ.	ரூ.
XIII	போலீஸ்	1,22,161	.	1,22,161
XVIII	தொழில்நுட்பக்கல்வி	9,06,312	..	9,06,312
XXI	பொதுகாத்தாரப்பொறியியல்		78	78
XXVIII	சமதாய வளர்ச்சித்திட்டங்கள்	2,84,89,587	..	2,84,89,587
	தேசிய வளர்ச்சிப்பணி மற்றும் வட்டார வளர்ச்சிப்பணிகள்	8,78,585	..	8,78,585
XXXII	நீர்ப்பாசனம்	65,86,640	..	65,86,640
XXXIII	பொதுப்பணிகள்	5,02,45,027	..	5,02,45,027
XXXVI	பஞ்சம்	34,761	..	34,761
XLIII	பொதுசுகாதாரத்தின் மீதான மூலதன முதலீடு	46,03,368	..	46,03,368
XLV	தொழில் மற்றும் பொருளாதார வளர்ச்சி மீதான மூலதன முதலீடு	..	4,032	4,032
XLVI	நீர்ப்பாசனத்தின் மீதான மூலதன முதலீடு	24,59,463	..	24,59,463
XLVII	பொதுப்பணிகள் மீதான மூலதன முதலீடு	68,07,633	..	68,07,633
XLVIII	பிறப்பணிகள் மீதான மூலதன முதலீடு	1,27,27,779	..	1,27,27,779
LII	ஒய்வுதியங்களின் தொகு மதிப்பு	11,74,115	..	11,74,115
	மொத்தம்	11,50,35,431	4,110	11,50,39,541



GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department  
NOTIFICATION

No. 13668/TC2/81/TF&P. - *Dated, Trivandrum, 10th August 1981.*

**S. R. O. No. 1087/81.**—Whereas representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification, that the vehicle tax for the quarters ended on the 31st December, 1980 and 31st March, 1981 in respect of the Stage Carriages particulars of which are specified in the said annexure, could not be remitted within the prescribed period due to financial strain and that extension of time for payment of tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarters ended on the 31st December, 1980 and 31st March, 1981 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st December, 1980 and 31st March, 1981 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st December, 1980 and 31st March, 1981 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 31st May, 1981 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976, read with the notification (i) No. 33942/TC2/75-5/FW dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

## Annexure

<i>Sl. No.</i>	<i>Name of the Stage Carriage Operator</i>	<i>Registration No. of the Stage Carriage</i>
(1)	(2)	(3)
1	Sri A. G. Muraleedharan, Ambat House, Ochanthuruthu, Ernakulam.	KLF 3025
2	Smt. K. K. Meenakshy, Kallumadathil House, Edavannakkad P. O., Ernakulam.	KLF 2025
3	Sri K. S. Kunjankutty, Kelanganazhathu, Panampukad P. O., Ernakulam.	KLF 655
4	Sri O. Ahamed Koya, Thuluparambil House, Njarackal, Ernakulam, Cochin.	KLD 9766,
5	Sri Abraham, Kaplimagudyal House, Nechoor.	KLF 9503
6	Sri K. Radhakrishna Menon, Kattiparambil House, South Chittoor, Cochin.	KLF 2630
7	Sri G. K. Aravindakshan, Kalayanparambil House, Ayyappankavu, Cochin.	KLF 5234
8	Sri P. J. Kuriakose, Punnappuzha Bunglow, Poochottu, Ernakulam.	KLF 9391

By order of the Governor,

P. SANKARAN NAIR,

Additional Secretary.

### **Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification)

Government have received certain representations from the stage carriage operators as shown in the Annexure requesting extension of time for payment of vehicle tax for the quarter ended 31st December, 1980 & 31st March 1981 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

**GOVERNMENT OF KERALA**  
**Public Works (E) Department**  
**NOTIFICATIONS**

No. 23367/E2/81/PW.

*Dated, Trivandrum, 22nd September, 1981.*

(i)

**S. R. O. No.1088/81.**—Whereas the Arcacode Panchayat has in its resolution No. 11 dated the 22nd January, 1981, requested that the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), shall be applied to that Panchayat area;

Now, therefore, in exercise of the powers conferred by subsection (3) of section 1 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby apply all the provisions of the said Act to the Arcacode Panchayat area in the Malappuram District with effect from the date of publication of this notification in the Gazette.

(ii)

**S. R. O. No.1089/81.**—In exercise of the powers conferred by subsection (1) of section 3 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby appoint the Munsiff, having jurisdiction over the Arcacode Panchayat area in the Malappuram District, to be the Rent Control Court for the said area, with effect from the date of publication of this notification in the Gazette.

(iii)

**S. R. O. No 1099/81.**—In exercise of the powers conferred by subsection (2) of section 3 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby appoint the Tahsildar, having jurisdiction over the Arcacode Panchayat area in the Malappuram District, to be the Accommodation Controller for the said area, with effect from the date of publication of this notification in the Gazette.

(iv)

**S. R. O. No 1091/81.**—In exercise of the powers conferred by clause (a) of subsection (1) of section 18 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby confer on the Subordinate Judge or the Principal Subordinate Judge, as the

case may be, having jurisdiction over the Arcacode Panchayat area in Malappuram District, the powers of the Appellate Authority for the purposes of the said Act in the said area with effect from the date of publication of this notification in the Gazette.

By order of the Governor,  
J.S. JESUDHASAN,  
*Special Secretary.*

#### **Explanatory Note**

(This does not form part of the above notifications, but is intended to indicate their general purport).

The Arcacode Panchayat in the Malappuram District has in its resolution No. 11 dated 22-1-1981 requested Government to extend the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965) to its area. Under section 1 (3) of the said Act, Government can extend the provisions of the Act to any area of the State by a notification in the Gazette, provided that such notification shall be supported by a resolution passed by the local authority of the area affected by the notification. The above notifications are to achieve the above purpose and issued on the request of the Panchayat concerned.

GOVERNMENT OF KERALA  
Higher Education (E) Department  
NOTIFICATION

G. O. Ms. No. 146/81/H. Edn.

Dated, Trivandrum, 29th August 1981.

**S. R. O. No. 1092/81.**—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments of Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following scheme for the administration of the said property the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966 and appoint the date of publication of this notification to be the date on which the said Scheme shall come into operation, namely:—

SCHEME

1. The Endowment shall be called the "K. Gopala Panicker Memorial Prize Fund".
2. The Corpus of the Endowment shall consist of Rs. 1,000 (Rupees One thousand only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.
3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.
4. The Principal, Government College, Chittur, shall be the Administrator of the Fund.
5. The annual interest accruing on the fund shall be utilised during the succeeding year for awarding a prize to the student of the Government College, Chittur, who has passed the B. Sc., Degree Examination in Mathematics securing the highest number of marks in the B.Sc., Degree Examination conducted during the previous year.
6. If, in any year, more than one student is found eligible for the prize by securing the same number of highest marks, the prize amount shall be divided equally among them and the prizes awarded accordingly.

7. The Prize shall be awarded on any suitable occasion in the academic year itself preferably on the occasion of College Day Celebration, and thereafter the fact of such award with relevant particulars shall be published in the notice board of the College for information of the public.

8. The requisition for payment of annual interest shall be initiated by the Administrator at any time not later than two months before the date fixed for the award of the prize and the Treasurer of Charitable Endowments, shall make arrangements to place the annual interest at the disposal of the Administrator.

9. If the annual interest is not utilised as provided in clause 5 above, or the prize is not awarded owing to the non-availability of a suitable candidate or for any other reason or if any balance is left after awarding the prize, such amount shall be added on to the corpus of the fund by the Principal unless its payment is allowed in exceptional cases on the specific recommendation of the controlling authority mentioned in clause 10.

10. If any doubt or dispute arises regarding the meaning or interpretation of the provisions of the scheme, it shall be referred to the Director of Collegiate Education whose decision thereon shall be final.

#### SCHEDULE

<i>Name of Endowment</i>	<i>Details of Property</i>
(1)	(2)
"K. Gopala Panicker Memorial Prize Fund"	Rs. 1,000 (Rupees One thousand only.)

By order of the Governor,  
K. P. VISWANATHA MENON,  
*Joint Secretary.*

#### Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport).

The Principal, Government College, Chittur wishes to institute an endowment in the above name at the Government College, Chittur. The preliminary notification regarding this has been published in the Gazette dated 28-7-1981. Now Government have accepted the endowment for institution and hence this notification.

GOVERNMENT OF KERALA

Revenue (E) Department

NOTIFICATION

No. 27034/E3/81/RD.

Dated, Trivandrum, 22nd September 1981.

**S. R. O. No. 1093/81.**—The following draft rules to amend the Kerala Survey and Boundaries Rules, 1964, which the Government of Kerala propose to make in exercise of the powers conferred by section 22 of the Kerala Survey and Boundaries Act, 1961 (37 of 1961), is hereby published for general information as required by subsection (1) of the said section.

Notice is hereby given that the said draft will be taken up for consideration on or after 22-10-1981 and that any objection or suggestion which may be received from any person with respect to the said draft before the date specified above will be considered by the Government. Objections or suggestions, if any, shall be addressed to the Secretary to Government, Revenue Department, Government Secretariat, Trivandrum.

DRAFT RULES

1. (1) These Rules may be called the Kerala Survey and Boundaries (Amendment) Rules, 1981.

(2) They shall come into force at once.

2. In the Kerala Survey and Boundaries Rules, 1964,—

(1) in sub-rule (1) of rule 9, for clauses (b) and (c), the following clause shall be substituted, namely:—

“(b) bends and junctions on the boundaries of the survey field and sub divisions.”;

(2) in rule 66,—

(a) for clauses (ii) and (iii), the following clause shall be substituted, namely:—

“(ii) bends and junctions on the boundaries of the survey field and sub divisions.”;

(b) clauses (iv) and (v) shall be renumbered as (iii) and (iv), respectively.

By order of the Governor,

LIZZIE JACOB,  
Additional Secretary.

[P.T.O.]



### Explanatory Note

At present survey stones are planted only on the field tri-junctions and ends of the (G) lines not coinciding with the field tri-junction in all areas surveyed under Diagonal and Offset-system except in the town area. Due to this, survey stones are not planted on the bends and boundaries of each holding during resurvey. This causes much difficulty for the parties to know the boundary of their lands as per resurvey. Considering the high value of the land in Kerala State it is necessary to have the boundaries of each holding properly demarcated with survey stones during resurvey, so that the parties can know the boundaries of their lands and grievances if any with regard to demarcation of their lands redressed. The cost of survey stones and other incidental charges for survey are recoverable from the parties. District Development Councils have also recommended for planting survey stones in all bends of the individual holdings. Planting of survey stones in all bends of the holdings will also help for easy identification of holdings and also prevent arbitrary encroachments on both Government lands and private lands. This is also helpful for updating the survey work during maintenance work. Taking into consideration of all these aspects it has become necessary to amend the Rules 9 (1) and 66 of Kerala Survey and Boundaries Rules to achieve the above object.

**GOVERNMENT OF KERALA**

**Transport, Fisheries & Ports (Transport-C) Department**

**NOTIFICATION**

No. 12490/TC2/81/TF&P.

*Dated, Trivandrum, 10th August, 1981*

**S. R. O. No. 1094/81.**—Whereas representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification, that the vehicle tax for the quarter ended on the 31st March, 1981 in respect of the Stage Carriages, particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that further extension of time for payment of tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 31st March, 1981 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1981 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1981 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 31st May, 1981 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September 1975.

## Annexure

Sl. No.	Name of Stage Carriage Operator	Registration No. of Stage Carriage
(1)	(2)	(3)
1	Sri K. C. David, Koodi Veedu, Cochin	KRE. 3399
2.	Sri Francis, Pallippuram, Ernakulam	KLF. 645
3.	Sri P. N. Ramachandran, Pattathanam, Cherai, Ernakulam	KLD. 8030
4.	Sri M.K. . Sadanandan, Muchan House, Near Town Railway Station, Cochin-18	KRE. 2194
5.	Sri A. G. Purushothama Shenai, Cherai, Ernakulam.	KLF. 1283
6.	Sri K. S. Radhakrishnan, Paravoor, Ernakulam.	KLF. 2053
7.	Sri Jayaprakash, Cherai, Ernakulam.	KLF. 1931
8	Sri Prakashan, Cherai, Ernakulam	KLD. 9427
9.	Sri Pavithran, Paravoor, Ernakulam	KLF. 9393
10	Sri Karimbadam Sadasivan, Paravoor, Ernakulam	KLF. 3530
11	Sri T. A. Xavier, Thattassery House, Palluruthy, Cochin	KRF. 1129
12	Sri A. J. Norbert, Assariparambil House. Karippalam, Cochin-2	KRE. 9050 KLH. 3048

(1)	(2)	(3)
18	Sri M. N. Ambujakshnan, Pullomparambil House, Palarivattom, Cochin	KLE. 6803
14.	President, Fathima Motor Service Employees Co-operative Society, Cochin	KLE. 4209

By order of the Governor,  
P. SANKARAN NAIR,  
*Additional Secretary.*

### Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended 31st March 1981 due to financial strain :

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

**GOVERNMENT OF KERALA**  
**Public Works (E) Department**  
**NOTIFICATIONS**

No. 33525/E2/80/PW.

*Dated, Trivandrum, 31st July, 1981.*

(i)

**S. R. O. No. 1096/81.**—Whereas the Mukkom Panchayat has in its resolution No. 16 dated the 8th October 1979, requested that the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), shall be applied to that Panchayat area;

Now, therefore, in exercise of the powers conferred by subsection (3) of section 1 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby apply all the provisions of the said Act to the Mukkom Panchayat area in the Kozhikode District with effect from the date of publication of this notification in the Gazette.

(ii)

**S. R. O. No. 1097/81.**—In exercise of the powers conferred by subsection (1) of section 3 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby appoint the Munsiff, having jurisdiction over the Mukkom Panchayat area in the Kozhikode District, to be the Rent Control Court for the said area, with effect from the date of publication of this notification in the Gazette.

(iii)

**S. R. O. No. 1098/81.**—In exercise of the powers conferred by subsection (2) of section 3 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby appoint the Tahsildar, having jurisdiction over the Mukkom Panchayat area in the Kozhikode District, to be the Accommodation Controller for the said area, with effect from the date of publication of this notification in the Gazette.

(iv)

**S. R. O. No. 1099/81.**—In exercise of the powers conferred by clause (a) of subsection (1) of section 18 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby confer on the Subordinate Judge or the Principal Subordinate Judge, as the case may

but, having jurisdiction over the Mukkom Panchayat area in the Kozhikode District, the powers of the Appellate Authority for the purposes of the said Act in the said area with effect from the date of publication of this notification in the Gazette.

By order of the Governor,  
J. S. JESUDHASAN,  
Special Secretary.

### **Explanatory Note**

(This does not form part of the above notifications, but is intended to indicate their general purport.)

The Mukkom Panchayat in the Kozhikode District has in its resolution No. 16 dated 8th October 1979 requested Government to extend the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965) to its area. Under section 1 (3) of the said Act, Government can extend the provisions of the Act to any area of the State by a notification in the Gazette, provided that such notification shall be supported by a resolution passed by the local authority of the area affected by the notification. The above notifications are to achieve the above purpose and issued on the request of the Panchayat concerned.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport B) Department

NOTIFICATION

G.O. Rt. 975/81/TF & P

Dated, Trivandrum, 18th August 1981.

S.R.O. No. 1100/81. Whereas Shri Alex Jose, Kappil House, Ezhalloor, Thodupuzha, has decided to use the vehicle bearing Registration No. KLI 2844 as a contract carriage, the details of which are hereunder given to ply the same on ghat roads also;

And whereas, the overhang of the vehicle exceeds the limit prescribed under rule 294 of the Kerala Motor Vehicles Rules, 1961;

And whereas, the Government of Kerala are satisfied that the said vehicle can conveniently be used as a contract carriage on ghat roads also with such excess measurements;

Now, therefore, in exercise of the powers conferred by rule 368 of the Kerala Motor Vehicles Rules, 1961, the Government of Kerala hereby exempt the said vehicle from the provisions of rule 294 of the said Rules.

DETAILS OF THE VEHICLE

Registration No.	: KLI 2844
Model	: Ashok Leyland, 1980.
Engine Number	: ALI. 103126
Chassis Number	: ALC. 121866
Wheel Base	: 193"
Overall length	: 912 centimetres
Overhang	: 51.6%

By order of the Governor,  
P. SANKARAN NAIR,  
Addl. Secretary.

Explanatory Note

(This is not part of the notification but is intended to indicate the general purport)

Shri Alex Jose, Kappil House, Ezhalloor, Thodupuzha has requested Government to exempt the vehicle mentioned in the above notification from the provisions of rule 294 of the Kerala Motor Vehicles Rules, 1961 as the overhang of the vehicle exceed the prescribed limit. Government have considered the request in consultation with the Transport Commissioner and have decided to grant the exemption sought. Hence this notification.

**GOVERNMENT OF KERALA**  
**Higher Education (E) Department**  
**NOTIFICATION**

G. O. Ms. No. 143/81/H. Edn.

*Dated, Trivandrum, 28th August 1981.*

**S. R. O. No. 1101/81.**—In exercise of the powers conferred by sub-section (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments of Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following scheme for the administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966 and appoint the date of publication of this notification to be the date on which the said scheme shall come into operation, namely:—

**SCHEME**

1. The Endowment shall be called "The Principal K. R. Ananthakrishnan Endowment Fund".
2. The corpus of the endowment shall consist of Rs. 1,200 (Rupees One thousand and two hundred only), and shall be vested with the Treasurer of Charitable Endowments, Kerala.
3. The corpus of the endowment shall be invested in any long term security of the State Government or Government of India or in any other securities approved by the State Government.
4. The Principal, Government Training College, Trichur shall be the Administrator of the fund. In the event of any reorganisation of the college resulting in a change in the office designation of the authority controlling the institution that authority shall exercise all powers hereby conferred upon the Principal with regard to the administration of the fund.
5. 50% of the annual interest accruing on the fund shall be utilised in the succeeding year for the award of a prize in cash to the successful M.Ed. Student of the Government Training College, Trichur who secure the highest number of marks in the final year M.Ed. examination of the University for the previous year in the first attempt.
6. The other 50% of the annual interest accruing on the fund shall be utilised in the succeeding year for the award of a prize in cash to the successful B. Ed. student of the Government Training College, Trichur who



secures the highest number of marks in the three general papers—the three compulsory papers in the University B. Ed. examination of the previous year in the first attempt.

7. The prize shall be awarded on any suitable occasion in the academic year itself as decided by the Administrator and thereafter the fact of such award with relevant particulars shall be published in the notice board of the College for information of the public.

8. In case, where there is more than one candidate who has secured the same number of highest marks in the above Examinations, the prize amount shall be divided equally among all such candidates.

9. If, for any reason, the prize could not be awarded in any year, the amount of interest for the year shall be added on to the corpus of the Fund.

10. Requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months prior to the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall thereupon arrange to place the annual interest at the disposal of the Administrator.

11. If any doubt or dispute arises regarding the award of the prize or the meaning or interpretation of the scheme the matter shall be referred to the Director of Collegiate Education, Trivandrum, whose decision thereon shall be final.

#### SCHEDULE

<i>Name of Endowment</i>	<i>Details of Property</i>
(1)	(2)
"The Principal K. R. Ananthakrishnan Endowment Fund"	Rs. 1,200 (Rupees One thousand and two hundred only)

By order of the Governor,  
K. P. VISWANATHA MENON,  
*Joint Secretary.*

#### Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

The Principal, Government Training College, Trichur wishes to institute an endowment in the above name at the Government Training College, Trichur. The preliminary notification regarding this has been published in the Gazette dated 28-7-1981. Now Government have accepted the endowment for institution and hence this notification.



GOVERNMENT OF KERALA

Abstract

RULES—KERALA SERVICE RULES—PART III—PENSION COUNTING  
OF "WAR SERVICE" HIS MAJESTY'S FORCE IN FULL FOR  
PENSION—AMENDMENT TO RULE 8 (b)—ORDERS  
ISSUED.

FINANCE (PENSION) DEPARTMENT

G.O. (P) No. 564/81/Fin. Dated, Trivandrum, 31st August 1981.

- Read:—1. Government of India Letter No. 7302—Pension Unit/80 dated 26-12-1980.  
2. Letter No. PR1/G/6-44/80-81/343 dated 23-1-1981 from the Accountant General.

NOTIFICATION

**S.R.O.No. 1102/81.**—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby makes the following rules further to amend the Kerala Service Rules, namely:—

*G. S. No. 399/81*

1. (1) These rules may be called the Kerala Service (Amendment) Rules, 1981.

(2) They shall be deemed to have come into force with effect from 31st July, 1979.

2. In Part III of the Kerala Service Rules, in sub-rule (b) of rule 1, the words "the completed years of" shall be omitted.

By order of the Governor,  
S. PADMAKUMAR,  
Finance Secretary.

### Explanatory Note

According to the existing rule completed years of war service alone will be reckoned for civil pension. It has come to the notice of Government that this provision has adversely affected many pensioners having War Service. But, under the Central Government rules, there is no restriction that the completed years of War Service alone will be reckoned for pensionary benefits. In the circumstances, it has been decided by Government to delete the condition of reckoning completed years of War Service alone for Civil Pension and this notification is to amend the relevant rule in Part III, Kerala Service Rules.

To

The Accountant-General, Kerala, Trivandrum	
All Heads of Departments and Offices	
All Departments (all Sections) of the Secretariat	
The Secretary, Kerala Public Service Commission,	(with C. L.)
The Registrar, High Court of Kerala, Ernakulam	"
The Registrars, University of Kerala/Cochin/Calicut	"
The Registrar, Kerala Agricultural University, Trichur	"
The Advocate General, Ernakulam	"
The Secretary, Kerala State Electricity Board,	"
The General Manager, Kerala State Road Transport Corporation, Trivandrum	"
The Secretary to Governor	
The Private Secretaries to the Chief Minister and other Ministers.	
The Stenographer to the Chief Secretary and Additional Chief Secretary.	

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GOVERNMENT OF KERALA

Revenue (E) Department

NOTIFICATION

G.O. (P) No. 957/81/RD. . . . . Dated, Trivandrum, 17th August 1981.

**S. R. O. No. 1104/81.**—In exercise of the powers conferred by subsection 1 of section 2 of the Kerala Public Services Act, 1968 (18 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following amendments to the Special Rules for the Kerala Survey and Land Records Service published under Notification No. G. O. Ms 446/Public (Rules) Department dated the 13th April, 1959, in Part I of the Kerala Gazette No. . . . . dated the 21st April, 1959, as subsequently amended, namely:—

AMENDMENTS

In the said rules,—

(1) in rule 1, for “Category 1 Director of Survey and Land Records”, the following category shall be substituted, namely:—

“Category 1, Additional Director of Survey and Land Records (Technical)”.

(2) in sub-rule (a) of rule 2, for category “1. Director of Survey and Land Records” and the entries against it, the following category and entries should respectively be substituted, namely:—

“1. Additional Director of Promotion from category 1A”  
Survey and Land Records  
(Technical).

By order of the Governor,

LIZZIE JACOB,  
Additional Secretary.

**Explanatory Note**

(This is not part of the notification but is intended to make the purpose of the notification clear.)

In G. O. Ms. 53/77/ RD dated 14-1-1977 a new post of Additional Director of Survey and Land Records (Technical) has been created in the Survey and Land Records Department and the post of Director of Survey and Land Records has been converted into a cadre post in the senior scale of I. A. S. on a permanent basis. The newly created post Additional Director of Survey and Land Records (Technical) is to be included in the special rules for the Kerala Survey and Land Records Service and the post of Director of Survey and Land Records is to be deleted from the special rules as it is not proper to prepare special rules for recruitment to a post encadred in the I. A. S. This notification is intended to achieve the above object.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-G) Department

NOTIFICATION

No. 13607/TC2/81/TF&P.

*Dated, Trivandrum, 10th August 1981.*

**S. R. O. No. 1105/81.**—Whereas representation has been received by Government from the Goods Vehicle Operator Sri C. G. Kesavan, Chethicode House, Ambattukavu, Alwaye-6 Ernakulam that the vehicle tax for the quarters ended on the 31st December, 1980, 31st March, 1981 and 30th June, 1981 in respect of the Goods Vehicle bearing Registration No. KLK. 4017 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of tax in respect of the vehicle may, therefore, be granted;

And, whereas, the Government are convinced that circumstances existed that the operator of the said Goods Vehicle could not remit the vehicle tax in respect of the said goods vehicle ordinarily kept for use in the State for the quarters ended on the 31st December, 1980, 31st March, 1981 and 30th June, 1981 due to financial strain;

And whereas, the Government are convinced that non-operation of the said Goods Vehicle due to non-payment of tax would have caused great inconvenience to the public;

And whereas, the Government, consider it necessary to extend in public-interest the time for payment of the vehicle tax for the quarters ended on 31st December, 1980, 31st March, 1981 and 30th June, 1981 in respect of the said Goods Vehicle;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarters ended on the 31st December, 1980, 31st March, 1981 and 30th June, 1981 in respect of the said Goods Vehicle ordinarily kept for use in the State shall be paid on or before the 31st May, 1981 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW dated the 29th September, 1975.

By order of the Governor,

P. SANKARAN NAIR,

*Special Secretary.*

**Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received certain representations from the Stage Carriage Operator as shown above requesting extension of time for payment of vehicle tax for the quarter ended 31st December, 1980, 31st March, 1981 and 30th June 1981 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the public.

**GOVERNMENT OF KERALA**

**Labour (C) Department**

**NOTIFICATION**

G. O. (MS) No. 71/81/LBR.

*Dated, Trivandrum, 26th August 1981.*

**S.R.O. No. 1106/81.**—In exercise of the powers conferred by subsection (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968) read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Special Rules in respect of the members of the Kerala Labour Subordinate Service issued in G. O. (P) No. 191/Public (Rules) Department dated the 27th February, 1961 and published in Part I of the Kerala Gazette No. 11 dated the 14th March, 1961, as subsequently amended, namely:—

**RULES**

1. *Short title and commencement.*—(a) These rules may be called the Special Rules in respect of the members of the Kerala Labour Subordinate Service (Amendment) Rules, 1981.

(b) They shall come into force at once.

2. *Amendments to the Special Rules.*—In the Special Rules in respect of the members of the Kerala Labour Subordinate Service, in the table under rule 4, under the heading "Qualifications" against "Direct Recruitment" under the heading "Method of Recruitment" to category I. "Assistant Labour Officer Grade II" for item 2, the following item shall be substituted, namely:—

"2. A degree or diploma in Social Service or a Post Graduate Degree in Sociology recognised by the Government of Kerala or the Degree of Bachelor of Industrial Law of the University of Cochin or any other qualification recognised by Government as equivalent thereto"

By order of the Governor,

C. P. NAIR,

*Special Secretary*

**Explanatory Note**

(This does not form part of the Notification but is intended to indicate its general purport).

The Bachelor of Industrial Law Degree of the Cochin University is considered as equivalent to the Degree or Diploma in Social Service prescribed for appointment to the post of Assistant Labour Officer Grade II. As such it has become necessary to include the Bachelor of Industrial Law



Degree (B.I.L.) of the University of Cochin in the Special Rules for Kerala Labour Subordinate Service as a qualification for appointment to the post of Assistant Labour Officer Grade II.

According to the amendment to the Special Rules for the Kerala Labour Subordinate Service issued in Notification No. G.O. (MS) 33/79/L&H dated 8-5-1979 and published as S.R.O. No. 641/79 in the Kerala Gazette No. 24 dated the 12th June, 1979 a Degree or Diploma in Social Service recognised by the Government of Kerala is one of the qualifications prescribed for direct recruitment to the post of Assistant Labour Officer Grade II. Before the amendment was issued, Post Graduate Degree in Sociology was considered as equivalent to the qualification of Degree or Diploma in Social Science. As a result of the above amendment, Post-graduate degree holders in Sociology have been deprived of their opportunity to apply for the post of Assistant Labour Officer Grade II. Government find no justification to deny them the opportunity which they had been enjoying since the Special Rules for the Kerala Labour Subordinate Service came into force. Government have therefore decided to include the Post-graduate Degree in Sociology also as a qualification for appointment to the post of Assistant Labour Officer Grade II.

The notification is intended to achieve the above objects.

**PART I**

Section iv

**GOVERNMENT OF KERALA**

**Local Administration and Social Welfare (J) Department**

**NOTIFICATION**

G.O. (MS) 151/81/LA&SWD.

*Dated, Trivandrum, 14th August 1981.*

**S.R.O. No. 1107/81.**—In exercise of the powers conferred by clause (d) of subsection (1) of section 3 of the Kerala Panchayats Act, 1960 (32 of 1960), and at the request of the Chimeni Panchayat in Hosdrug Taluk in Cannanore District, contained in its resolution No. 134 dated 15th June, 1981, the Government of Kerala, hereby alter the name of the "Chimeni Panchayat" as "Kayyur Chimeni Panchayat" and consequently make the following amendment to the notification issued under G. O. MS. 196/61/DD dated the 28th December, 1961, and published in the Kerala Gazette Extraordinary No. 154 dated the 30th December, 1961, namely:—

**AMENDMENT.**

In the Schedule to the said notification for the entry "Chimeni" in column 3 against the entry Hosdrug in column 1, the entry "Kayyur Chimeni" shall be substituted.

By order of the Governor,  
**M. DANDAPANI,**  
*Special Secretary.*

**Explanatory Note**

(This does not form part of the notification but is intended to indicate its general purport).

The Chimeni Panchayat in its resolution No. 134 dated 15-6-1981 has requested to change the name of the Panchayat as Kayyur Chimeni considering the historical importance of the Kayyur Village which forms part of the Panchayat. The Director of Panchayats has recommended the proposal. Therefore it is proposed to change the name of the Panchayat accordingly. The notification is intended to achieve the above object.

**GOVERNMENT OF KERALA**  
**Home (E) Department**  
**NOTIFICATION**

**Section iv**

G. O. (Rt.) No. 2181/81/Home.

*Dated, Trivandrum, 23rd September 1981.*

**S. R. O. No. 1121/81.**—Under clause (a) of section 2 of the Code of Criminal Procedure 1973 (Central Act 2 of 1974) and in supersession of the notification published under G. O. (Rt.) No. 248/79/Home dated the 29th January 1979 as S. R. O. No. 232/79 of the Kerala Gazette No. 8 dated the 20th February, 1979 relating to the location and area of jurisdiction of Mala Police Station, the Government of Kerala hereby declare that building No. 11 in ward No. I of Mala Panchayat in Survey Numbers 735, 811 and 812 of Vadama Village, Mukundapuram Taluk, Trichur District shall be Police Station known as the 'Mala Police Station' with jurisdiction over the local areas specified under column (4) of the Schedule below:—

**THE SCHEDULE**

<i>Name of Police Station</i>	<i>Taluk</i>	<i>Village</i>	<i>Local areas of jurisdiction Karas/Desom</i>
(1)	(2)	(3)	(4)
Mala	Mukundapuram	1. Vadama	1. Vadama 2. Kunnathunad 3. Naithakudy 4. Mala
		2. Vadakumbhagam	1. Ashtamichira 2. Kallikkarakunnu 3. Marekad
		3. Annallur	1. Annallur 2. Pazhookara

(1)	(2)	(3)	(4)
Mala	Mukundapuram	4. Kuruvilassery	1. Kuruvilassery 2. Valiaparambu 3. Chakkamparambu 4. Poopathy
		5. Thazhekad	1. Kuzhikkattussery 2. Kombodinjammakal
		6. Thirumukulam	1. Thirumukulam 2. Kundoor 3. Iranikulam 4. Alamattom 5. Kochukadavu
		7. Kakkulissery	1. Kuzhoor 2. Parapuram 3. Kakkulissery 4. Thanissery
		8. Kallur Thekkumuri	1. Annamanada 2. Palissery 3. Poovathussery
		9. Kallur Vadakkummuri	1. Kalloor 2. Vynthala 3. Palayamparambu 4. Chempalloor 5. Kathikudam
		10. Alathur	1. Alathur 2. Meladoor 3. Kizhadoor 4. Vennoor 5. Kumpidi 6. Painattukara 7. Edayattoor

Kodungallur	11. Puthenchira	1. Puthenchira Kizhakkummuri
		2. Puthenchira Vadakkummuri
		3. Puthenchira Thekkummuri
		4. Pakarappally
	12. Poyya	1. Poyya
		2. Poopathy
		3. Krishnankotta
	13. Madathumpady	1. Madathumpady
		2. Thirutha
	14. Malappallipuram	1. Malappallipuram
		2. Chenthuruthy

This notification shall come into force on and with effect from 1st October 1981.

By order of the Governor,  
K. V. MOIDU,  
Additional Secretary.

#### Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport).  
A new building has been constructed for the Mala Police Station. So the Police Station has to be submitted to it. This notification is for that purpose.

Government of Kerala  
1981



Reg. No. KL/TV(N)/12

216937

# KERALA GAZETTE

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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#### GOVERNMENT OF KERALA

#### Local Administration & Social Welfare (Panchayat Election) Department NOTIFICATION

G.O.Ms. No. 160/81/LA&SWD. Dated, Trivandrum, 28th September, 1981.

**S. R. O. No. 1123/81.**—WHEREAS the Government of Kerala in exercise of the powers conferred by clause (b) of sub-section (1) of section 13 of the Kerala Panchayats Act, 1960 (32 of 1960), have in notification issued under G.O. (Ms) No. 90/80/LA&SWD dated the 31st March, 1980, and published as S.R.O. No. 341/80 in the Kerala Gazette Extraordinary No. 248 dated the 31st March, 1980, appointed Special Officers for the seventy panchayats mentioned in the Schedule thereto to hold office till the 30th day of September, 1980;

AND WHEREAS the Government of Kerala in notification issued under G.O. Ms. No. 242/80/LA&SWD dated the 30th September, 1980, and published as S.R.O. No. 907/80 in the Kerala Gazette Extraordinary No. 726, dated the 30th September, 1980, extended the period of appointment of Special Officers for the nineteen panchayats specified in the Schedule below, out of the said seventy panchayats, upto and including the 31st March, 1981;

33/3665/MC.

AND WHEREAS the Government of Kerala in notification issued under G.O.Ms. [No. 61/81/LA&SWD dated the 30th March, 1981, and published as S.R.O. No. 387/81 in the Kerala Gazette Extraordinary No. 256 dated the 30th March, 1981, further extended the period of appointment of the Special Officers for the said nineteen panchayats upto and including the 30th September, 1981;

AND WHEREAS the Government are satisfied that the said nineteen panchayats cannot now be constituted by reason of difficulty in holding election of members thereof;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (3) of section 13 of the said Act, the Government of Kerala hereby further extend the period of appointment of the Special Officers appointed under G.O. Ms. 90/80/LA&SWD dated the 31st March, 1980, referred to above, in respect of the nineteen panchayats specified in the Schedule below upto and including the 31st day of March, 1982.

#### THE SCHEDULE

<i>Sl.No.</i>	<i>Name of Panchayat</i>	<i>Special Officers</i>
1.	Pandikkad	Extension Officer for Panchayats-cum-Panchayat Inspector, Wandoor Block
2.	Kottakkal	Sri T. Parameswaran, Special Officer
3.	Paravoor	Sri K. Gopalakrishnan Unnithan, Special Officer
4.	Poothakulam	Extension Officer for Panchayats-cum-Panchayats Inspector, Ithikkara Block
5.	Payyanoor	Sri P. Gopala Kurup, Special Officer.
6.	Ponmundam	Extension Officer for Panchayats-cum-Panchayats Inspector, Thanur Block.
7.	Thennala	Extension Officer for Panchayats-cum-Panchayats Inspector, Vengara Block.
8.	Edarikode	do.
9.	Karulai	Extension Officer for Panchayats-cum-Panchayats Inspector, Wandoor Block
10.	Arakkutty	Extension Officer for Panchayats-cum-Panchayats Inspector, Thycattussery Block.
11.	Perumbalam	do.
12.	Thrikkaripur	Extension Officer for Panchayats-cum-Panchayats Inspector, Needleswar Block.

<i>Sl.No. Name of Panchayat</i>	<i>Special Officers</i>
13. Pallarimangalam	Extension Officer for Panchayats-cum-Panchayats Inspector, Kothamangalam Block.
14. Edakkara	Extension Officer for Panchayats-cum-Panchayats Inspector, Wandoor Block.
15. Moothedam	do.
16. Nilamboor	Sri P. Kuttysankaran Nair, Special Officer
17. Chungathara	Extension Officer for Panchayats-cum-Panchayats Inspector, Wandoor, Block.
18. Mampad	do.
19. Chaliyar	do.

By order of the Governor,

- M. DANDAPANI,  
*Special Secretary.*

### **Explanatory Note**

(This does not form part of the Notification but is intended to indicate its general purport).

According to notification G. O. Ms. 61/81/LA&SWD dated 30-3-1981 and published in S.R.O. 387/81 in the Kerala Gazette Extraordinary No. 256 dated 30th March 1981 the Government of Kerala have extended the period of the appointment of special officers for the 19 Panchayats mentioned in the Schedule to the said Notification upto the 30th day of September 1981. But election to 19 Panchayats have to be postponed due to various reasons such as cases pending before the courts relating to the ward division, proposals for fresh ward division consequent on the strength to be fixed on the basis of the population figures relating to the 1981 census. So it has become necessary to extend the term of office of the Special Officers of these 19 panchayats till the election to these panchayats are held. Therefore the term of the office of the Special Officers for these 19 panchayats is to be extended till 31st March, 1982. The Notification is intended to achieve the above object.





**KERALA GAZETTE**  
**EXTRAORDINARY**  
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**GOVERNMENT OF KERALA**

**Transport, Fisheries and Ports (Transport-B) Department**

**DECLARATION**

No. 22405/TB2/81/T.F. & P. *Dated, Trivandrum, 22nd September 1981.*

**S.R.O. No. 1124/81.**—Whereas in exercise of the powers conferred by clause (1) of Article 253 of the Constitution of India, the President has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala, with their consent, the functions of the Central Government under the Kerala Land Acquisition Act, 1961 (21 of 1962), in relation to the acquisition of lands for the purpose of the Union in the State of Kerala;

And whereas, under subsection (1) of section 3 of the Kerala Land Acquisition Act, 1961 (21 of 1962), Notification No. 2629/TB2/81/TF&P dated the 7th April, 1981, has been published as S.R.O. No. 420/81 in the Kerala Gazette Extraordinary No. 280 dated the 9th April, 1981;

And, whereas, under subsection (4) of section 19 of the said Act, the Government of Kerala have directed that in view of the urgency of the case, the provisions of section 5 of the Act shall not apply to the land specified in the schedule below;

And, whereas, the Government of Kerala are satisfied that the said land have to be acquired for a public purpose;

33/3674/S.

Now, therefore, the Government of Kerala hereby declare under section 6 of the said Act that the land specified in the schedule below and measuring 0.2180 Hectare be the same a little more or less, is needed for a public purpose, to wit, for the construction of Railway Staff Quarters (Block II) at Ottapalam in connection with the doubling of rail track between Olavakkot and Shoranur Stations and under section 7 of the said Act, direct the Special Tahsildar for Land Acquisition Railways, Ottapalam to take order for the acquisition of the said land. Further, under subsection (1) of section 19 of the said Act, the Government direct that the Collector may take possession of the land on the expiry of fifteen days from the date of publication of the notice mentioned in subsection (1) of section 9 of the said Act.

A plan of the land is kept in the office of the Special Tahsildar for Land Acquisition (Railways), Ottapalam and may be inspected at any time during office hours.

#### SCHEDULE

District—Palghat.  
Village—Ottapalam II.

Tahik— Ottapalam.  
Desom—Ariyurthekkumuri.

(The extent given is approximate)

Sy. No. (Old)—109/4.

Sub Division No. (New)—109/12.

Description—S. C. W.

Extent—0.2180 hectare.

#### Explanatory Note

(This is not part of the Notification, but is intended to bring out the general purport).

President of India has in Notification No. 2/4/63/Judl.II dated 31-5-1963 entrusted the Government of Kerala with their consent the powers to acquire land for the use of the Central Government in the State, and it appears to the State Government that the land mentioned in the schedule above are needed for a public purpose viz. for the construction of Railway Staff Quarters (Block II) at Ottapalam in connection with the doubling of rail tracks between Olavakkot and Shoranur Stations.

This declaration is intended for the above purpose.

എസ്. ആർ. ഒ. നമ്പർ 1124/81:—ഇൻഡ്യൻ, ഭരണഘടന 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംഗം പ്രകാരം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/1963 ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംപ്രകാരം കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നത് സംബന്ധിച്ച് 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) പ്രകാരമുള്ള കേന്ദ്ര സർക്കാരിന്റെ ചുമതലകൾ കേരള സർക്കാരിന് അധികാര സമതരണമാക്കുകയും ഭരണഘടനാപ്രകാരം അനുവദിക്കുന്നതിനാലും;

1961-ലെ കേരള സ്ഥലമെടുപ്പു ആക്ട് (1962-ലെ 21) 3-ാം വകുപ്പു 1-ാം ഉപവകുപ്പുപ്രകാരമുള്ള 1981 ഏപ്രിൽ 7-ാം തീയതിയിലെ 2629/റസി.ബി/81/റസി.എഫ്. & പി. എന്ന നമ്പർ വിജ്ഞാപനം 1981 ഏപ്രിൽ 9-ാം തീയതിയിലെ 280-ാം നമ്പർ അസാധാരണ കേരള ഗസറ്റിൽ എസ്. ആർ. ഒ. നമ്പർ 420/81 ആയി പ്രസിദ്ധീകരിച്ചിട്ടുള്ളതിനാലും ;

പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (4)-ാം ഉപവകുപ്പ് പ്രകാരം സംഗതിയുടെ അടിസ്ഥാനസ്വഭാവം പരിഗണിച്ച് താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമിക്ക് പ്രസ്തുത ആക്ട് 5-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ ബാധകമാകുന്നതല്ലെന്ന് കേരള സർക്കാർ നിർദ്ദേശിക്കുന്നതിനാലും ;

പ്രസ്തുത ഭൂമി ഒരു പൊതു ആവശ്യത്തിനായി വിലയ്ക്കെടുക്കേണ്ടതാണെന്ന് കേരള സർക്കാർ ബോധ്യപ്പെട്ടിരിക്കുന്നതിനാലും ;

ഇപ്പോൾ, അതിനാൽ, പ്രസ്തുത ആക്ട് 6-ാം വകുപ്പുപ്രകാരം കേരള സർക്കാർ താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളത് 0.2180 ഹെക്ടർ വിസ്തീർണ്ണത്തിൽ അതിപ്പം കൂടുതലോ കുറവോ വരുന്നതുമായ ഭൂമി ഒരു പൊതുക്കാര്യത്തിന് അതായത് ലേവക്കോട് സ്റ്റേഷനും ചെർണ്ണൂർ സ്റ്റേഷനും ഇടയ്ക്കുള്ള റയിൽപ്പാത ഇരട്ടിപ്പിക്കുന്നതിനോടനുബന്ധിച്ച് റെറ്റിലേക്ക് റെയിൽവേ സ്റ്റേഷൻ ചാർജ്ജ്സ് (II-ാം ഫ്ലോക്ക്) നിർമ്മിക്കുന്നതിന് ആവശ്യമാണെന്ന് ഇതിനാൽ പ്രഖ്യാപിക്കുകയും, പ്രസ്തുത ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള ഉത്തരവു വാങ്ങാൻ പ്രസ്തുത ആക്ട് 7-ാം വകുപ്പുപ്രകാരം റെറ്റിലേക്ക് റയിൽവേ സ്ഥലമെടുപ്പ് സർവ്വേയർ തഹസിൽദാറോടു നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു. മാത്രമല്ല പ്രസ്തുത ആക്ട് 9-ാം വകുപ്പു (1)-ാം ഉപവകുപ്പിൽ പറഞ്ഞിട്ടുള്ള നോട്ടീസ് പ്രസിദ്ധപ്പെടുത്തുന്ന തീയതി മുതൽ പതിനഞ്ചു ദിവസം കഴിയുമ്പോൾ കളക്ടർക്ക് പ്രസ്തുത ഭൂമി കൈവശത്തിലെടുക്കാവുന്നതാണെന്ന് പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പുപ്രകാരം സർക്കാർ നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

പ്രസ്തുത സ്ഥലത്തിന്റെ ഒരു പ്ലാൻ റെറ്റിലേക്ക് റയിൽവേ സ്ഥലമെടുപ്പ് സർവ്വേയർ തഹസിൽദാറുടെ ആഫീസിൽ സൂക്ഷിച്ചിട്ടുള്ളതും ആഫീസ് സമയത്ത് എപ്പോൾ വേണമെങ്കിലും അതു പരിശോധിക്കാവുന്നതുമാണ്.

#### പട്ടിക

ജില്ല—പാലക്കാട്.

താലൂക്ക്—റെറ്റിലേക്ക്.

വില്ലേജ്—റെറ്റിലേക്ക് II.

ഭേദം—അതിയൂർ തെക്കുംമുറി.

(സുമാർ വിസ്തീർണ്ണമാണ് കൊടുത്തിരിക്കുന്നത്).

സർവ്വേ നമ്പർ (പഴയത്)—109/4.

സബ്വിവിഷൻ നമ്പർ (പുതിയത്)—109/12.

വിവരണം—എസ്.സി.ഡബ്ലിയു.

വിസ്തീർണ്ണം—0.2180 ഹെക്ടർ.

#### വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിനുദ്ദേശിച്ചുള്ളതാണ്.)

ഇൻഡൻ പ്രസിഡൻ്റ് 31-5-1963-ലെ 2/4/63 ജൂഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്രസർക്കാരിന്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരമേൽപ്പിച്ചിരിക്കുന്നതും മുകളിൽ പട്ടികയിൽ

പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതുക്കാര്യത്തിന്, അതായത്, ഉപവകുപ്പ് സഹായം, ഷോർലാന്റ് സഹായം ഇടയ്ക്കുള്ള റെയിൽപാത ഇരട്ടിപ്പിക്കുന്നതിനോടനുബന്ധിച്ച് റെപ്പാലത്ത് റെയിൽവേ സ്റ്റാഫ് ക്വാർട്ടേഴ്സ് (ബ്ലോക്ക് II) നിർമ്മിക്കുന്നതിന് ആവശ്യമാണെന്ന് സംസ്ഥാന സർക്കാരിന് തോന്നുന്നതും ആകുന്നു.

മേൽപറഞ്ഞ ആവശ്യത്തിനുവേണ്ടിയുള്ളതാണ് ഈ പ്രഖ്യാപനം.

By order of the Governor,  
P. SANKARAN NAIR,  
Additional Secretary.



STATE CENTRAL LIBRARY  
THIRUVANANTHAPURAM  
KERALA



# KERALA GAZETTE

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

29th September 1981  
Vol. XXVI Trivandrum, Tuesday, [No. 764  
7th Asvina 1993 (Saka)]

കേരള സർക്കാർ

ഗതാഗതവും മത്സ്യബന്ധനവും തുറമുഖവും (ബി) വകുപ്പ്  
തിരുത്തു വിജ്ഞാപനം

നസർ 24998/റഗിബി2/81/റഗി.എഫ്. ആൻഡ് പി.  
തിരുവനന്തപുരം, തീയതി; 1981 സെപ്റ്റംബർ 22.  
എസ് ആർ. ഒ. നമ്പർ 1125/81.—1981 ഫെബ്രുവരി 12-ാം തീയതിയിലെ  
121-ാം നസർ കേരള അസാധാരണ ഗസറ്റിൽ എസ്.ആർ. ഒ. 198/81-ാം നമ്പരായി  
പ്രസിദ്ധപ്പെടുത്തിയ 1981 ജനുവരി 31-ാം തീയതിയിലെ 28837/റഗി.ബി2/80/  
റഗി.എഫ്. ആൻഡ് പി. എന്ന നസർ വിജ്ഞാപനത്തിലെ മലയാളപരിഭാഷ  
യിലെ പട്ടികയിൽ “വിസ്തീർണ്ണം—0.2074 ഹെക്ടർ” എന്നതിനു പകരം  
“വിസ്തീർണ്ണം—0.2094 ഹെക്ടർ” എന്നു വായിക്കുക.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,  
പി. ശങ്കരൻ നായർ,  
അഡീഷണൽ സെക്രട്ടറി.

വിശദീകരണക്കുറിപ്പ്

ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. അതിന്റെ ഉദ്ദേശം വ്യക്തമാക്കു  
ന്നതിനുവേണ്ടിയുള്ളതാണ്.

ഈ സംഗ്രഹമെടുപ്പിനെ സംബന്ധിച്ചു പ്രസിദ്ധീകരിച്ച 3(1) വിജ്ഞാ  
പനത്തിന്റെ മലയാളത്തിൽ കൊടുത്തിരുന്ന പട്ടികയിൽ ഏറെക്കുറേയ്ക്കേ സംഗ്രഹ  
ത്തിന്റെ വിസ്തീർണ്ണം 0.2094 ഹെക്ടർ എന്നതിനു പകരം തെറ്റായി 0.2074  
ഹെക്ടർ എന്നാണു കാണിച്ചിരുന്നത്. ഈ തെറ്റു തിരുത്തുന്നതിനാണ് ഈ  
വിജ്ഞാപനം.

PRINTED AND PUBLISHED BY THE G. P. AT THE GOVERNMENT PRESS,  
TRIVANDRUM, 1981



# KERALA GAZETTE

## EXTRAORDINARY

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Vol. XXVI] Trivandrum, Tuesday, 29th September 1981 [No. 766  
7th Asvina 1903

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#### GOVERNMENT OF KERALA

#### Taxes (D) Department

#### NOTIFICATIONS

#### I

No. 25060/D3/78/TD.

*Dated, Trivandrum, 26th September, 1981.*

The following is the select list as approved by the Government, of officers for promotion to the category of Deputy Inspector General of Registration prepared by the Departmental Promotion Committee for the period from 1-7-1978 to 30-6-1979.

#### Select list

1. Shri C. Eswara Warriar.
2. Smt. C. P. Sarojini Devi
3. Shri C. P. Jose.
4. Shri P. V. Padmanabhan

33/3677/MC.

No. 25060/D3/78/TD.

*Dated, Trivandrum, 26th September, 1981.*

The following is the select list as approved by Government, of officers for promotion to the category of District Registrars prepared by the Departmental Promotion Committee for the period from 1-7-1978 to 30-6-1979.

**Select List**

1. Shri A. P. Manomohan
2. Shri K. Chitharanjan
3. Shri N. Ramachandran

N. KRISHNAN NAIR,  
*Special Secretary to Government (Taxes)  
and Convener, Departmental  
Promotion Committee (Higher),  
Registration Department.*

Government of Kerala  
1981

Reg. No. KL/TV(N)/12



# KERALA GAZETTE

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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7th Asvina 1903

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GOVERNMENT OF KERALA  
Law (Legislation-A) Department  
NOTIFICATION

No. 11280-Leg (A)/1/81/Law. Dated, Trivandrum, 29th September 1981/  
7th Asvina, 1903.

The following Act of the Kerala State Legislature is hereby published for general information. The Bill as passed by the Legislative Assembly received the assent of the Governor on the 26th day of September, 1981.

By order of the Governor,  
K. VISWANATHAN NAIR,  
*Special Secretary (Law).*

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PRINTED AND PUBLISHED BY THE S. G. P. AT THE GOVERNMENT PRESS,  
TRIVANDRUM, 1981

33/3678/MC.



## ACT 27 OF 1981

### THE KERALA REQUISITIONING AND ACQUISITION OF PROPERTY ACT, 1981

*An Act to provide for the requisitioning and acquisition of property for public purposes, not being purposes of the Union.*

*Preamble.*—WHEREAS it is expedient to provide for the requisitioning and acquisition of property for public purposes, not being purposes of the Union;

Be it enacted in the Thirty-second Year of the Republic of India as follows:—

1. *Short title, extent and commencement.*—(1) This Act may be called the Kerala Requisitioning and Acquisition of Property Act, 1981.

(2) It extends to the whole of the State of Kerala.

(3) It shall come into force at once.

2. *Definitions.*—In this Act, unless the context otherwise requires,—

(a) “award” means any award of the District Collector made under section 8;

(b) “landlord” means any person who for the time being is receiving, or is entitled to receive, the rent of any premises, whether on his own account, or on account or on behalf or for the benefit, of any other person or as a trustee, guardian or receiver for any other person, or who would so receive the rent or be entitled to receive the rent if the premises were let to a tenant;

(c) the expression “person interested”, in relation to any property, includes all persons claiming, or entitled to claim, an interest in the compensation payable on account of the requisitioning or acquisition of that property under this Act;

(d) “premises” means any building or part of a building and includes—

(i) the garden, grounds and out-houses, if any, appertaining to such building or part of a building;

(ii) any fittings affixed to such building or part of a building for the more beneficial enjoyment thereof;

(e) “prescribed” means prescribed by rules made under this Act;

(f) "property" means movable or immovable property of every kind and includes any rights in or over such property;

(g) "State" means the State of Kerala;

(h) "tenant" means any person by whom or on whose account rent is payable for any premises and includes such sub-tenants and other persons as have derived title under the tenant under any law for the time being in force.

3. *Power to requisition property.*—(1) Where the Government are of opinion that any property is needed or likely to be needed for any public purpose, not being a purpose of the Union, and that the property should be requisitioned, the Government—

(a) shall call upon the owner or any other person who may be in possession of the property, by notice in writing (specifying therein the purpose of the requisition) to show cause,—

(i) in the case of immovable property, within fifteen days, and

(ii) in the case of movable property, within five days,

of the date of service of such notice on him, why the property should not be requisitioned.

(b) may, by order, direct that neither the owner of the property nor any other person shall, without permission of the Government, dispose of, or structurally alter, the property or let it out to a tenant until the expiry of such period, not exceeding two months, as may be specified in the order.

(2) If, after considering the cause, if any, shown by any person interested in the property or in possession thereof, the Government are satisfied that it is necessary or expedient so to do, they may, by order in writing, requisition the property and may make such further orders as appear to them to be necessary or expedient in connection with the requisitioning:

Provided that no property or part thereof—

(a) which is *bona fide* used by the owner thereof as the residence of himself or his family; or

(b) which is exclusively used either for religious worship by the public or as a school, hospital, public library or an orphanage or for the purpose of accommodation of persons connected with the management of such place of worship or such school, hospital, library or orphanage,

shall be requisitioned:

Provided further that where the requisitioned property consists of premises which are being used as a residence by a tenant for not less than two months immediately preceding the date of the service of notice under sub-section (1), the Government shall provide such tenant with alternative accommodation which in their opinion is suitable.

4. *Power to take possession of requisitioned property.*—(1) Where any property has been requisitioned under section 3, the Government may, by notice in writing, order the owner as well as any other person who may be in possession of the property to surrender or deliver possession thereof to the Government or any person duly authorised by them in this behalf within such time as may be specified in the notice.

(2) If any person refuses or fails to comply with an order made under sub-section (1), the Government or any person duly authorised by them in this behalf may take possession of the property and may, for that purpose, use such force as may be necessary.

5. *Rights over requisitioned property.*—(1) All property requisitioned under section 3 shall be used for such purposes as may be mentioned in the notice of requisition.

(2) Where any premises are requisitioned under section 3, the Government may, after notice, order the landlord to execute such repairs as may be necessary and are usually made by landlords in that locality and as may be specified in the notice, within such reasonable time as may be mentioned therein, and if the landlord fails to execute any repairs in pursuance of such order, the Government may cause the repairs specified in the order to be executed at the expense of the landlord and the cost thereof may, without prejudice to any other mode of recovery, be deducted from the compensation payable to the landlord.

6. *Release from requisitioning.*—(1). The Government may, at any time, release from requisition any property requisitioned under this Act and shall, as far as possible, restore the property in as good a condition as it was when possession thereof was taken subject only to the changes caused by reasonable wear and tear and irresistible force:

Provided that where the purposes for which any requisitioned property was being used cease to exist, the Government shall, unless the property is acquired under section 7, release that property, as soon as may be, from requisition.

(2) Where any property is to be released from requisition, the Government may, after such inquiry, if any, as they may in any case consider necessary to make or cause to be made, specify, by order in writing, the person to whom possession of the property shall be given and such possession shall, as far as practicable, be given to the person from whom possession was taken at the time of the requisition or to the successors-in-interest of such person.

(3) The delivery of possession of the property to the person specified in an order under sub-section (2) shall be a full discharge of the Government from all liability in respect of the property, but shall not prejudice any rights in respect of the property which any other person may be entitled by

due process of law to enforce against the person to whom possession of the property is given.

(4) Where any person to whom possession of any requisitioned property is to be given is not found and has no agent or other person empowered to accept delivery on his behalf, the Government shall cause a notice declaring that the property is released from requisition to be published in the Gazette or in two daily newspapers having wide circulation in the locality and in the case of immovable property such notice shall also be affixed on some conspicuous part of the property.

(5) When a notice referred to in sub-section (4) is published as required by that sub-section, the property specified in such notice shall cease to be subject to requisition on and from the date of such publication and shall be deemed to have been delivered to the person entitled to possession thereof and the Government shall not be liable for any compensation or other claim in respect of the property for any period after the said date.

(6) Where any property requisitioned under this Act or any material part thereof is wholly destroyed or rendered substantially and permanently unfit for the purpose for which it was requisitioned by reason of fire, earthquake, tempest, flood or violence of any army or of a mob or other irresistible force, the requisition shall, at the option of the Government, be void:

Provided that the benefit of this sub-section shall not be available to the Government—

(i) where the injury to such property is caused by any wrongful act or default of the Government, or

(ii) where such injury to such property would not have been caused but for the requisition.

7. *Power to acquire requisitioned property.*—(1) Where any property is subject to requisition, the Government may, if they are of opinion that it is necessary to acquire the property for a public purpose, not being a purpose of the Union, at any time acquire such property by publishing in the Gazette a notice to the effect that the Government have decided to acquire the property in pursuance of this section:

Provided that before issuing such notice, the Government shall call upon the owner of, or any other person who, in the opinion of the Government, may be interested in, such property to show cause why the property should not be acquired; and after considering the cause, if any, shown by any person interested in the property and after giving the parties an opportunity of being heard, the Government may pass such orders as they deem fit.

(2) When a notice as aforesaid is published in the Gazette, the requisitioned property shall, on and from the beginning of the day on which the notice is so published, vest absolutely in the Government free from all encumbrances and the period of requisition of such property shall end.

(3) No property shall be acquired under this section except in the following circumstances, namely:—

(a) where any works have, during the period of requisition, been constructed on, in or over, the property wholly or partially at the expense of the Government and the Government decide that the value of, or the right to use, such works should be secured or preserved for the purposes of Government; or

(b) where the cost of restoring the property to its condition at the time of its requisition would, in the determination of the Government, be excessive and the owner declines to accept release from requisition of the property without payment of compensation for so restoring the property.

(4) Any decision or determination of the Government under sub-section (3) shall be final and shall not be called in question in any court.

(5) For the purposes of clause (a) of sub-section (3), "works" includes buildings, structures and improvements of every description.

8. *Principles and method of determining compensation in cases where immovable property is requisitioned or acquired.*—(1) Where any immovable property is requisitioned or acquired under this Act, there shall be paid compensation the amount of which shall be determined in the manner and in accordance with the principles hereinafter set out, that is to say,—

(a) where the amount of compensation can be fixed by agreement, it shall be paid in accordance with such agreement;

(b) where no such agreement can be reached, the Government shall, within two months of taking possession of the property under section 4, or of the publication of the notice under sub-section (1) of section 7, as the case may be, direct the District Collector within whose jurisdiction the property is situate to determine the amount of compensation;

(c) on receipt of a direction under clause (b), the District Collector shall, after such inquiry as may be prescribed and such further inquiry as he considers necessary, make an award determining the amount of compensation which appears to him to be just and specifying the person or persons to whom such compensation shall be paid, and in making the award, he shall have regard to the circumstances of each case and the provisions of sub-sections (2) and (3), so far as they are applicable;

(d) where there is a dispute as to the person or persons who are entitled to the compensation, the District Collector shall decide such dispute and if the District Collector finds that more persons than one are entitled to compensation, he shall apportion the amount thereof among such persons.

(2) The amount of compensation payable for the requisitioning of any immovable property shall consist of—

(a) a recurring payment, in respect of the period of requisition, of a sum equal to the rent which would have been payable for the use and

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occupation of the immovable property if it had been taken on lease for that period; and

(b) such sum or sums, if any, as may be found necessary to compensate the person interested for all or any of the following matters, namely:—

- (i) pecuniary loss due to requisitioning;
- (ii) expenses on account of vacating the requisitioned premises;
- (iii) expenses on account of re-occupying the premises upon release from requisition; and
- (iv) damages (other than normal wear and tear) caused to the immovable property during the period of requisition, including the expenses that may have to be incurred for restoring the same to the condition in which it was at the time of requisition.

(3) The compensation payable for the acquisition of any immovable property under section 7 shall be the price which the requisitioned immovable property would have fetched in the open market, if it had remained in the same condition as it was at the time of requisitioning and been sold on the date of acquisition.

9. *Payment of compensation relating to immovable property.*—(1) The amount of compensation payable under an award shall, subject to any rules made under this Act, be paid by the Government to the person or persons entitled thereto in such manner and within such time as may be specified in the award.

(2) The amount of compensation payable under an award shall carry interest at the rate of six per cent per annum from the date on which it is specified as payable in the award.

10. *Appeals from awards in respect of compensation.*—(1) Any person aggrieved by an award of the District Collector made under section 8 may, within sixty days from the date of such award, prefer an appeal to the District Court within whose jurisdiction the immovable property is situate:

Provided that the District Court may entertain an appeal after the expiry of the said period of sixty days, if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

(2) On receipt of an appeal under sub-section (1), the District Court shall, after such inquiry as it deems necessary, pass such orders on the appeal as it thinks fit.

(3) An order of the District Court under sub-section (2) shall be final.

11. *Government and officers and authorities to have certain powers of civil courts.*—The Government or any officer or authority empowered by the Government under sub-section (1) of section 17 or the District Collector, while holding

an inquiry under this Act, shall have all the powers of a civil court while trying a suit under the Code of Civil Procedure, 1908 (Central Act 5 of 1908), in respect of the following matters, namely:—

- (a) summoning and enforcing the attendance of any person and examining him on oath;
- (b) requiring the discovery and production of any document;
- (c) reception of evidence on affidavits;
- (d) requisitioning any public record from any court or office;
- (e) issuing commissions for examination of witnesses.

12. *Principles and method of determining compensation in cases where movable property is requisitioned or acquired.*—Where any movable property is requisitioned or acquired under this Act, the compensation payable therefor and the person or persons to whom it should be paid shall be determined in accordance with the rules to be made in this behalf by the Government:

Provided that the rules so made for payment of compensation shall,—

(a) in respect of movable property requisitioned, provide for payment of rent or other return which the property would normally fetch if so allowed to be used; and

(b) in respect of movable property acquired, provide for payment of compensation at the market rate prevailing on the date of acquisition.

13. *Power to obtain information.*—The Government may, with a view to carrying out the purposes of section 3 or section 6 or section 7 or section 8 or section 12, by order, require any person to furnish to such officer, as may be specified in the order, such information in his possession as may be specified relating to any property which is requisitioned or acquired, or intended to be requisitioned or acquired, under this Act.

14. *Power to enter and inspect.*—Any officer, empowered in this behalf by the Government by general or special order, may enter and inspect any property for the purposes of determining whether and if so, in what manner, an order under this Act should be made in relation to such property or with a view to securing compliance with an order made under this Act.

15. *Service of notices and orders.*—(1) Subject to the provisions of this section and any rules that may be made under this Act, every notice or order issued or made under this Act shall,—

(a) in the case of any notice or order of a general nature or affecting a class of persons, be published in the Gazette; and

(b) in the case of any notice or order affecting an individual, corporation or firm, be served in the manner provided for the service of summons in rule 2 of Order XXIX or rule 3 of Order XXX, as the case may be, in the First Schedule to the Code of Civil Procedure, 1908 (Central Act 5 of 1908); and

(c) in the case of any notice or order affecting a person (not being a corporation or firm), be served on such person—

- (i) by delivering or tendering it to that person; or
- (ii) if it cannot be so delivered or tendered, by delivering or tendering it to any officer of such person or any adult male member of the family of such person, or by affixing a copy thereof on the outer door or on some conspicuous part of the premises in which that person is known to have last resided or carried on business or personally worked for gain; or
- (iii) failing service by these means, by registered post.

(2) Where the ownership of the property is in dispute or where the persons interested in the property are not readily traceable and the notice or order cannot be served without undue delay, the notice or order may be served by publishing it in the Gazette, and where possible, by affixing a copy thereof on any conspicuous part of the property to which it relates.

16. *Easement not to be disturbed.*—No person interested in any immovable property requisitioned or acquired under this Act shall, without the previous written consent of the Government or except for the purposes of effecting repairs or complying with a municipal requirement, wilfully disturb any convenience or easement attached to such property or remove, destroy or render unserviceable, anything provided for permanent use therewith or discontinue or cause to be discontinued any supply or service provided for the property.

17. *Delegation of powers.*—(1) The Government may, by notification in the Gazette, direct that any power conferred on them by or under this Act shall, in such circumstances and under such conditions, if any, as may be specified in the notification, be exercisable also by an officer or authority subordinate to the Government.

(2) All notifications issued under sub-section (1) shall be laid, as soon as may be possible, before the Legislative Assembly.

(3) An appeal shall lie to the Government from any decision made by the officer or authority subordinate to the Government to whom powers have been delegated under sub-section (1).

18. *Protection of action taken in good faith.*—(1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of this Act or any order made thereunder.

(2) No suit or other legal proceeding shall lie against the Government, any officer or authority, for any damage caused or likely to be caused by anything which is in good faith done or intended to be done in pursuance of this Act or any order made thereunder.



19. *Bar of jurisdiction of civil courts.*—Save as otherwise expressly provided in this Act, no civil court shall have jurisdiction in respect of any matter which the Government or the District Collector is empowered by or under this Act to determine.

20. *Penalty for offences.*—Whoever contravenes any provision of this Act, or any rule made thereunder, or any order made or direction given under this Act, or obstructs the lawful exercise of any power conferred by or under this Act, shall be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to two thousand rupees, or with both.

21. *Certain persons to be public servants.*—The District Collector and every officer empowered by the Government, while exercising any power or performing any duty under this Act, shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code (Central Act 45 of 1860).

22. *Power to make rules.*—(1) The Government may, by notification in the Gazette, make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

(a) the procedure to be followed by the Government in making inquiries under section 3 or section 6;

(b) the procedure to be followed by the District Collector in making inquiries under section 8;

(c) the principles to be followed in determining the amount of compensation and method of payment of such compensation;

(d) the principles to be followed in apportioning the cost of proceedings before the District Collector and on appeal under this Act;

(e) the manner of service of notices and orders;

(f) any other matter which has to be, or may be, prescribed.

(3) Every rule made under this section shall be laid, as soon as may be after it is made, before the Legislative Assembly while it is in session for a total period of fourteen days which may be comprised in one session or in two successive sessions and if, before the expiry of the session in which it is so laid or the session immediately following, the Legislative Assembly makes any modification in the rule or decides that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

Government of Kerala  
1981



Reg. No. KL/TV(N)/12

# KERALA GAZETTE

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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#### GOVERNMENT OF KERALA

#### Transport, Fisheries and Ports (Transport B) Department NOTIFICATIONS

No. 13081/TB2/81/TF & P. Dated, Trivandrum, 22nd September 1981

(1)

**S. R. O. No. 1126/81**—Under Subsection (1) of Section 52 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby withdraw from the acquisition of lands mentioned in the Schedule hereto annexed in respect of which notification No. 37321/TB2/80 TF & P. dated 21st March, 1981 under subsection (1) of section 3 of the said Act has been published at pages 1, 2 and 3 of the Kerala Gazette Extra-ordinary No. 276 dated the 6th April, 1981.

#### SCHEDULE

District—Trichur.

Taluk—Chavakkad

Village—Guruvayoor.

Survey No.—R.S. No. 42/10A.

Description—Garden land.

Extent—0.2023 Hectare.

#### Explanatory Note

(This is not part of the notification but is intended to bring out the general purport).

There is a proposal for the acquisition of 0.2023 hectares of land from R.S. No. 42/10A of Guruvayoor Village of Chavakkad Taluk in Trichur District for the construction of Staff Quarters Holiday Home for Post and Telegraphs Department. But before publishing the 3(1) notification for the

forwarded revised L.A. Proposal for the acquisition of full extent of lands in R.S.No.42/10A and 42/5 of Guruvayoor Village for the construction of Telephone Exchange Buildings and Staff Quarters. Accordingly fresh L.A. Proceedings have been initiated. Therefore the withdrawal notification to the said 3(1) notification for acquiring 50 cents of lands in Survey No.42/10A part of Guruvayoor Village is necessary. This notification seeks to achieve this purpose.

എസ്. ആർ. നമ്പർ 1126/81—1981-ലെ കേരള സാമലക്ഷ്യപ്രകാരം (1962-ലെ 21) 52-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരം കേരള സർക്കാർ ഈതാടൊന്നിച്ച് ചേർത്തിട്ടുള്ള പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും, 1981 ഏപ്രിൽ 6-ാം തീയതിയിലെ 276-ാം നമ്പർ അസാധാരണ കേരള ഗസറ്റ് 1-ാം 2-ാം 3-ാം വശങ്ങളിൽ പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള 1981 മാർച്ച് 21-ാം തീയതിയിലെ 37321/റസി.ബി.2/80/റസി ഏഫ്. ആൻഡ് പി. എന്ന നമ്പർ വിജ്ഞാപനം പ്രസിദ്ധപ്പെടുത്തിയതുമായ സാമലക്ഷ്യപ്രകാരത്തിൽ നിന്നും ഇതിനാൽ പിൻവാങ്ങുന്നു.

### പട്ടിക

ജില്ല—തൃശ്ശൂർ.

വില്ലേജ്—ഗുരുവായൂർ.

താലൂക്ക്—ചാവക്കാട്.

സർവ്വേ നമ്പർ—ആർ. എസ്. നമ്പർ 42/10എ.

വിവരണം—തോട്ടം.

വിസ്തീർണ്ണം—0.2023 ഹെക്ടർ.

### വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിനും ഉൾപ്പെടുത്തുകയുള്ളതാണ്.)

പ്രൈംസ്റ്റാൻ ആൻഡ് ടെലിഗ്രാഫ് വകുപ്പിനുവേണ്ടി സാഹസിക ക്വാർട്ടേഴ്സ് ഫോളിയേ ഫോം നിർമ്മിക്കുന്നതിനുവേണ്ടി തൃശ്ശൂർ ജില്ലയിലെ ചാവക്കാട് താലൂക്കിൽ ഗുരുവായൂർ വില്ലേജിൽ ആർ. എസ്. നമ്പർ 42/10എയിൽ നിന്നും 0.2023 ഹെക്ടർ ഭൂമി വിലക്കെടുക്കുന്നതിനു ഒരു നിർദ്ദേശം ഉണ്ടായിരുന്നു. എന്നാൽ പ്രസ്തുത ഭൂമിക്കുവേണ്ടി 3(1) വിജ്ഞാപനം പരസ്യപ്പെടുത്തുന്നതിനുമുമ്പ് ഗുരുവായൂർ വില്ലേജിൽ ആർ. എസ്. നമ്പർ 42/10എ-യിലും 42/5-ലും ഉള്ള മുഴുവൻ ഭൂമിക്ക് ടെലിഫോൺ ഏക്സ്ചേഞ്ച് കെട്ടിടവും സാഹസിക ക്വാർട്ടേഴ്സും നിർമ്മിക്കുന്നതിനു വിലയ്ക്കെടുക്കുന്നതിനായി തൃശ്ശൂർ ടെലിഗ്രാഫ് ഡിവിഷണൽ എൻജിനീയർ ഒരു പുതുക്കിയ സാമലക്ഷ്യപ്രകാരം നിർദ്ദേശം അയയ്ക്കുകയുണ്ടായി. അതുപ്രകാരം പുതിയ സാമലക്ഷ്യപ്രകാരം നടപടികൾ അരംഭിച്ചിട്ടുണ്ട്. അതിനാൽ ഗുരുവായൂർ വില്ലേജിന്റെ ഭാഗമായ സർവ്വേ 42/10എ-യിലെ 50 സെന്റർ ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുവേണ്ടിയുള്ള പ്രസ്തുത 3(1) വിജ്ഞാപനം പിൻവലിക്കുന്നതിനുള്ള പിൻവാങ്ങൽ വിജ്ഞാപനം ആവശ്യമായിവന്നു. ഈ ആവശ്യം നിറവേറുന്നതിനുവേണ്ടിയുള്ളതാണ് ഈ വിജ്ഞാപനം.

(2)

S. R. O. No. 1127/81.—Whereas in exercise of the powers conferred by clause (1) of Article 258 of the Constitution of India, the President has in notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala, with their consent, the functions of the Central

Government, under the Kerala Land Acquisition Act, 1961, (21 of 1962), in relation to the acquisition of lands for the purpose of the Union, in the Kerala State;

And whereas, it appears to the Government of Kerala that the lands specified in the schedule below are needed or are likely to be needed for a public purpose, to wit for the construction of Telephone Exchange and Staff Quarters for Post and Telegraph Department;

Now, therefore, notice to that effect is hereby given to all whom it may concern, in accordance with the provisions of subsection (1) of section 3 of the said Act.

#### SCHEDULE

District—Trichur.

Taluk—Chavakkad.

Village—Guruvayoor.

(The extent given is approximate)			
Serial No.	Survey No.	Description	Extent in Hectare
1.	R.S.No.42/5	Garden	0.0445
2.	R.S.No.42/10A	Garden	0.3804
Total			0.4249

#### Explanatory Note

(This is not part of the notification, but is intended to bring out the general purport.)

President of India has in Notification No. 2/4/63/Judl.II. dated 31-5-1963 entrusted the Government of Kerala with their consent the powers to acquire land for the use of Central Government in the State, and it appears to the State Government that the lands mentioned in the Schedule above is needed for a public purpose, viz. for the construction of Telephone Exchange and Staff Quarters for Post and Telegraph Department.

This notification is intended for the above purpose.

എസ്. ആർ. ഒ. നമ്പർ 1127/81.—ഇൻഡ്യൻ ഭരണഘടന 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡപ്രകാരം നൽകപ്പെട്ട അധികാരങ്ങൾ, വിനിയോഗിച്ചു, ഇൻഡ്യൻ പ്രസിഡൻ്റ് 31-5-1963-ാം തീയതിയിലെ 2/4/63 ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനപ്രകാരം കേരള സംസ്ഥാനത്ത് ഡുണിയൻ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതു സംബന്ധിച്ച 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) അനുസരിച്ചുള്ള ക്വേർസർക്കാരിൻ്റെ ചുമതലകൾ, കേരള സർക്കാരിനെ അവരുടെ സ്വത്തുക്കളെടുക്കുവാൻ അനുവദിച്ചിരിക്കുന്നതിനാലും;

താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതു ആവശ്യത്തിന് അതായത് പി. ആൻഡ് റി. വകുപ്പിനു കീഴിലിഹോൺ എക്സ്ചേഞ്ച് സ്റ്റാൻഡർഡ് ക്വാർട്ടേഴ്സ്സും നിർമ്മിക്കുന്നതിനു ആവശ്യമുണ്ടെന്നോ ആവശ്യമുണ്ടാകുമെന്നോ കേരള സർക്കാരിനു തോന്നുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിലെ വ്യവസ്ഥകളനുസരിച്ചുള്ള നോട്ടീസ് ബന്ധപ്പെട്ട ഏജൻസിക്ക് അറിയിക്കുന്നതിനാലും;

പട്ടിക

ജില്ല—തൃശ്ശൂർ.

താലൂക്ക്—ചന്ദ്രവാരം.

വില്ലേജ്—ഗുരുവായൂർ.

(സൂമാർ വിസ്തീർണ്ണമാണ് കൊടുത്തിരിക്കുന്നത്)

ക്രമ നമ്പർ

സർവ്വേ നമ്പർ

വിവരണം

വിസ്തീർണ്ണം  
ഹെക്ടറിൽ

1.	ആർ. എസ്. നമ്പർ 42/5	തോട്ടം	0.0445
2.	ആർ. എസ്. നമ്പർ 42/10 എ	തോട്ടം	0.3804
ആകെ വിസ്തീർണ്ണം			0.4249

വിശദീകരണക്കുറിപ്പ്.

(ഈ വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല, എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിനു് ശേഷിച്ചുകൊണ്ടുള്ളതാണ്.)

ഇൻഡ്യൻ പ്രസിഡൻ്റ് 31-5-1963-ലെ 2/4/63/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്ര സർക്കാരിന്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരമേൽപ്പിച്ചിരിക്കുകയും, തുകയിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി, ഒരു പൊതുക്കാര്യത്തിന്, അതായത് പി. ആൻഡ് റി. വകുപ്പിന് ടെലിഫോൺ എക്സ്ചേഞ്ച് സ്റ്റാമ്പ് ക്വാർട്ടേഴ്സും നിർമ്മിക്കുന്നതിനു ആവശ്യമാണെന്ന് സംസ്ഥാന സർക്കാരിന് തോന്നുന്നതും ആണ്.

മേൽപ്പറഞ്ഞ ആവശ്യത്തിനുവേണ്ടിയുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,  
P. SANKARAN NAIR,  
Additional Secretary.

Government of Kerala  
1981



Reg. No. KL/TV(N)/12

# KERALA GAZETTE

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

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#### GOVERNMENT OF KERALA

#### Transport, Fisheries and Ports (Transport-B) Department

#### DECLARATION

No. 25285/TB2/81/TF&P.

*Dated, Trivandrum, 22nd September 1981.*

**S. R. O. No. 1128/81.**—Whereas in exercise of the powers conferred by clause (1) of Article 258 of the Constitution of India, the President has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent the functions of the Central Government under the Kerala Land Acquisition Act, 1961 (21 of 1962), in relation to the acquisition of lands for the purpose of the Union in the State of Kerala;

And, whereas, under subsection (1) of section 3 of the Kerala Land Acquisition Act, 1961 (21 of 1962), Notification No. 3363/TB2/81/TF & P dated the 5th May, 1981, has been published as S. R. O. No. 567/81 in the Kerala Gazette Extraordinary No. 379 dated the 11th May, 1981;

And, whereas, under subsection (4) of section 19 of the said Act, the Government of Kerala have directed that in view of the urgency of the case, the provisions of section 5 of the Act shall not apply to the lands specified in the schedule below;

And, whereas, the Government are satisfied that the said lands have to be acquired for a public purpose;

Now, therefore, the Government of Kerala hereby declare under section 6 of the said Act that the lands specified in the schedule below and measuring 0.3435 hectares be the same a little more or less, are needed for a public purpose, to wit for the construction of Broad Gauge Railway line 33/3679/81/J.

from Ernakulam to Alleppey (Chainage 3500 to 6000) and under section 7 of the Act direct the Special Tahsildar for Land Acquisition (Railways) Ernakulam, Ernakulam Junction to take order for the acquisition of the lands. Further, under subsection (1) of section 19 of the Act, the Government direct that the Collector may take possession of the lands on the expiry of fifteen days from the date of publication of the notice mentioned in subsection (1) of section 9 of the said Act.

A plan of the lands is kept in the office of the Special Tahsildar for Land Acquisition, Railways, Ernakulam, Ernakulam Junction and may be inspected at any time during office hours.

#### SCHEDULE

District—Ernakulam.

Taluk—Kamayannoor.

Village—Maradu.

(The extent given is approximate)

Sl. No.	Survey and Subdivision No.	Description	Extent in Hectares
1	1205/2	Wet and wet reclaimed	0.2250
2	1299/5	Wet	0.0200
3	1299/6	Wet and wet reclaimed	0.0425
4	1307/20	Wet	0.0002
5	1307/21	Wet	0.0008
6	1352/4	Dry	0.0550
Total			0.3435

#### Explanatory Note

(This is not part of the notification, but is intended to bring out the General purport).

The President of India has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent the powers to acquire lands for the use of Central Government in the State, and it appears to the State Government that the lands mentioned in the schedule above is needed for a public purpose viz. for the construction of a broad gauge railway line from Ernakulam to Alleppey (Chainage 3500 to 6000).

This declaration is intended for the above purpose.

എസ്. ആർ. ഓ. നമ്പർ 1128/81.—ഇൻഡ്യൻ ഭരണഘടന 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡം. മൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ചു രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/63/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപന പ്രകാരം കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വില യ്ക്കെടുക്കുന്നതു സംബന്ധിച്ച 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) പ്രകാരമുള്ള കേന്ദ്രസർക്കാരിന്റെ ചുമതലകൾ, കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരമേല്പിച്ചിരിക്കുന്നതിനാലും;

1961-ലെ കേരള സാമ്പത്തികവകുപ്പ് ആക്ട് (1962-ലെ 21) 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള 1981 മേയ് 5-ാം തീയതിയിലെ 3363/ററ. ബി. 2/81/ററ. എഫ്. ആന്റ് പി. നമ്പർ വിജ്ഞാപനം 1981 മേയ് 11-ാം തീയതിയിലെ 379-ാം നമ്പർ അസാധാരണ കേരള ഗസറ്റിൽ എസ്. ആർ. ഒ. 567/81 എന്ന നമ്പരായി പ്രസിദ്ധീകരിച്ചിരിക്കുന്നതിനാലും;

പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (4)-ാം ഉപവകുപ്പ് പ്രകാരം സംഗതിയുടെ അടിസ്ഥാനപ്രകാരം പരിഗണിച്ച് പ്രസ്തുത ആക്ട് 5-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമിക്ക് ബാധകമാകുന്നതല്ലെന്നു കേരള സർക്കാർ നിർദ്ദേശിച്ചിരിക്കുന്നതിനാലും;

പ്രസ്തുത ഭൂമി ഒരു പൊതുകാര്യത്തിനായി വിലയ്ക്കെടുക്കേണ്ടതാണെന്നു കേരള സർക്കാരിന് ബോദ്ധ്യപ്പെട്ടിരിക്കുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ കേരള സർക്കാർ താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും 0.3435 ഹെക്ടർ വിസ്തീർണ്ണത്തിൽ അൽപ്പം കൂടുതലോ കുറവോ വരുന്നതുമായ ഭൂമി ഒരു പൊതുകാര്യത്തിനു അതായതു ഏറണാകുളം മുതൽ ആലപ്പുഴ വരെ 3500-6000 ചെയിനേജു ബ്രോഡ്ഗേജ് റയിൽവേ ലൈൻ പണിയുന്നതിനു ആവശ്യമാണെന്നു പ്രസ്തുത ആക്ട് 6-ാം വകുപ്പ് പ്രകാരം പ്രഖ്യാപിക്കുകയും, പ്രസ്തുത ആക്ട് 7-ാം വകുപ്പ് പ്രകാരം ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള ഉത്തരവ് സ്വീകരിക്കാൻ ഏറണാകുളം ജംഗ്ഷനിൽ ഏറണാകുളം റയിൽവേ ലാൻഡ് അക്വിസിഷൻ സ്പെഷ്യൽ തഹസീൽദാറോട് നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു. മാത്രമല്ല പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരം സർക്കാർ പ്രസ്തുത ആക്ട് 9-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിൽ പറഞ്ഞിരിക്കുന്ന നോട്ടീസ് പ്രസിദ്ധപ്പെടുത്തുന്ന തീയതി മുതൽ പതിനഞ്ചു ദിവസം കഴിയുമ്പോൾ കളക്ടറുടെ പ്രസ്തുത ഭൂമി കൈവശപ്പെടുത്താവുന്നതാണെന്നും നിർദ്ദേശിക്കുന്നു.

പ്രസ്തുത സാമ്പത്തികന്റെ ഒരു പാൻ ഏറണാകുളം ജംഗ്ഷനിൽ ഏറണാകുളം റയിൽവേ ലാൻഡ് അക്വിസിഷൻ സ്പെഷ്യൽ തഹസീൽദാറുടെ ഓഫീസിൽ സൂക്ഷിച്ചിട്ടുള്ളതും ഓഫീസ് സമയത്ത് എപ്പോൾ വേണമെങ്കിലും അതു പരിശോധിക്കാവുന്നതാകുന്നു.

#### പട്ടിക

ജില്ല—ഏറണാകുളം.

വില്ലേജ്—മരട്.

താലൂക്ക്—കണയന്നൂർ.

(ഏകദേശവിസ്തീർണ്ണമാണ് കൊടുത്തിട്ടുള്ളത്)

ക്രമ നമ്പർ	സർവ്വേയും സബ്ഡിവിഷനും നമ്പർ	വിവരണം	വിസ്തീർണ്ണം ഹെക്ടറിൽ
1	1205/2	നിലവും നീക്കത്തിലുള്ള നിലവും	0.2250
2	1299/5	നിലം	0.0200
3	1299/6	നിലവും നീക്കത്തിലുള്ള നിലവും	0.0425
4	1307/20	നിലം	0.0002
5	1307/21	നിലം	0.0008
6	1352/4	പുരയിടം	0.0550
ആകെ			0.3435



വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല, എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിനുവേണ്ടിയുള്ളതാണ്.)

രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/63/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്ര സർക്കാരിന്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരമേൽപ്പിച്ചിട്ടുള്ളതും, മുകളിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതുക്കാര്യത്തിന് അതായത് ഏറണാകുളം മുതൽ ആലപ്പുഴ വരെ (3500—6000 ചെയിനേഴ്സ്) ബോഡ്ഗേജ് റെയിൽവേ ലൈൻ പണിയുന്നതിന് ആവശ്യമാണെന്ന് സർക്കാരിനു ബോദ്ധ്യം വന്നിട്ടുള്ളതും ആകുന്നു.

മേൽ പറഞ്ഞ ലക്ഷ്യം നിറവേറുന്നതിനുദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ് ഈ പ്രഖ്യാപനം.

By order of the Governor,  
P. SANKARAN NAIR,  
Additional Secretary.